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# ARCHIVES OF MARYLAND XLI

# **PROCEEDINGS**

OF THE

# PROVINCIAL COURT OF MARYLAND

(3)

# 1658-1662

PUBLISHED BY AUTHORITY OF THE STATE UNDER THE DIRECTION OF THE MARYLAND HISTORICAL SOCIETY

BERNARD CHRISTIAN STEINER

Editor



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#### LETTER OF TRANSMISSION

#### ROOMS OF THE MARYLAND HISTORICAL SOCIETY,

BALTIMORE, September 1, 1922.

To The Maryland Historical Society:

#### GENTLEMEN:

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We have the honor to submit the forty-first volume of the Archives of Maryland, containing the Judicial Business of the Provincial Court from January 1657/8 to 1662. The text of the volume is taken from the manuscript in the Land Office at Annapolis, which had been copied some years ago, while deposited with the society. This is the third volume of the Proceedings of the Provincial Court, volumes four and ten of the Archives containing the Proceedings of that Court in the early years of Provincial History. The latter of these volumes was printed in 1891 and now, after a lapse of thirty years, the third volume in the series is issued.

We have made a break in the series of Proceedings and Acts of the Provincial Assembly at the year 1740, in order to publish this volume, for several reasons. It seems desirable to remind those interested in Maryland Provincial History that the Archives, as originally planned, should consist of several series, including the proceedings of the Council and the Provincial Court as well as of the Assembly. The publication of the Council series has progressed as far as the year 1779 and we hope, in some future volume, to continue it from that date.

The intrinsic interest of the volume of Provincial Court Proceedings is a second reason for issuing. There have been several requests from students of Maryland History that we make accessible to them these Proceedings for the period subsequent for that included in the earlier volumes.

Minor reasons for inserting this volume in the series at this point are, first that the material embraced herein has long been copied and, by printing it, the expense of copying manuscript is avoided, and, further, that the editor of the series, himself a lawyer by profession, has long desired to have the privilege of editing for publication some of the early reports of the Courts of Maryland, in the hope that he may be able to make toward the History of Jurisprudence in the Province a contribution, comparable in kind to that made to the History of English Jurisprudence by the publications of the Selden Society. A very few of the decisions of the Provincial Court appear in the first volume of Harris & McHenry's Reports; but, for the most part, these Provincial decisions exist only in manuscript.

We do not know any of the thirteen original states, which have as yet printed in full the Proceedings of their Colonial Court of the last resort, and we hope that Maryland may have the privilege of being the first state to make such publication, believing that these decisions will be of use to students, not merely from the antiquarian and genealogical point of view, nor even that their usefulness will be further limited to lawyers and students of jurisprudence, but that their publication will confer a boon also upon students of the economic, social, political history of the Province of Maryland.

An address delivered at The Johns Hopkins University on the 25th of March, 1903, the anniversary of the landing of Lord Baltimore's first colonists, was the beginning of a careful and minute study by the editor of the history of Maryland under the Proprietary Government in the 17th century. As prologues to the history of this period, he has written articles on the "First Lord Baltimore and his Colonial Projects," which appeared in the Annual Report of the American Historical Association for 1905, and one on the "Maryland Charter and the Early Explorations" of that Province, which was printed in the Sewanee Review for 1907. A by-product of the author's study in this period was an address upon "Maryland's First Courts," published in the Annual Report of the American Historical Association for 1901. The first of the monographs dealing with the history of the period above named, was entitled "Beginnings of Maryland, 1631-1639" and was published in Series XXI of The Johns Hopkins University Studies, for 1903. This was followed by a second monograph, entitled "Maryland during the English Civil Wars," also published in the Studies for 1906 and 1907. The monograph was divided into two parts: the one extending from 1639 to 1642, and the other, from the latter date to 1640. A third monograph, entitled "Maryland under the Commonwealth," carried on the history to the Restoration of the Province to the Proprietary.

The character of Cecilius Calvert, second Lord Baltimore and first Lord Proprietary of the Province of Maryland was summed up by the first editor of the Archives, Dr. William Hand Browne, in his "Lives of George and Cecilius Calvert," at page 156, thus: "Hostile critics have censured Baltimore as a timeserver, because he adapted his policy to the emergencies of the time, but there seems no sufficient ground for the charges . . . . Baltimore's first duty was to his colonists, who had trusted their lives and fortunes to him and to the safeguards of his charter. To commit Maryland to either side was to bring upon it, probably, civil war, and almost certain ruin, if the adverse side succeeded. His colonists also were divided in opinion. His clear duty was to shield them if possible, submitting to the logic of events . . . . Had he become a partisan of the winning cause, had he used his influence to attack or injure his

enemies, he might stand condemned with Claiborne, but his memory is clear from that reproach. All that he asked from King, Parliament, or Protector was that his charter should be protected, until he could be shown to have violated it."

The second editor of the Archives, Clayton C. Hall, Esq., gave a similar judgment in his "Lords Baltimore," at p. 61, thus: "Throughout, Cecilius seems never to have lost courage and, under all circumstances, he bore himself with wisdom, patience, forbearance, and tact and, by these qualities, he triumphed in the end. His own interests and his own authority, he carefully guarded, but at the same time, he as carefully sought the welfare of the Province and of the people, who were in a sense his subjects, and when concessions seemed reasonably demanded, he knew how and when to yield and so exercised a much less autocratic power than was conferred by the terms of the charter from which his authority was derived."

These estimates coincide with the opinion of the present editor. With the period now begun in this volume, the student of Maryland History loses the wise guidance of John Leeds Bozman, the first historian of Maryland, whose remarkable work closes at this date. A new period had been reached, new questions arose, new conditions of living were experienced, the separation of Maryland from Virginia was certain, and thirty years followed before Baltimore's power in the Province should again be overthrown. The Province no longer had only two centres of life; but shores of the Chesapeake were becoming dotted with plantations and the tobacco ships penetrated nearly every river and estuary which was tributary to the Bay.

Lord Baltimore was to reap the fruit of his labors and his descendants should gain a rich return from the Province which he had founded and over which he had resumed his rule.

John Bruce in his Introduction, page vii, to the "Letters and Papers of the Verney Family" (Camden Soc. Pubs., vol. 56, 1853) wrote: "It would be a great excellence in our literature, and would make publications of this description far more valuable than they generally are, if attention were more frequently given to the precise circumstances and social position of the persons from whom original papers emanated, or to whom they relate. It is an erroneous, although among antiquaries by no means an uncommon notion, that unofficial papers are only of importance when they can be connected with the most interesting events or the most noble families. I should contend, on the contrary, that the value of such papers is to be estimated by the degree in which they give an insight into the feelings and opinions, the real inner life, and not the mere outside appearance, of the men and women, whatever their station, to whom they relate." While our official records for the Provincial Period are

remarkably complete, we lack any store of private or family papers. The nearest approach to any such papers, so as to give an insight into "the real inner life" of the people, is probably to be found in these Court Proceedings.

The first paragraph in the text, dating from 1655, should have been included in volume X, but was overlooked by Dr. Browne, the editor.

On December 29, 1657, there was held at Patuxent a session of Court before the Puritan Parliamentary Commissioners. Estates of deceased persons, and the freedom of indentured servants came before the Court. The qualification of attorneys was considered (p. 10) and a case of bastardy was instituted (p. 14). On January 30, 1657/8 and on February 16, 1657/8 Provincial Courts were again held, five or six commissioners sitting. Between sessions of the Court, depositions are frequently spread upon the records for security and they make dates rather confusing. Powers of attorney are also spread on the records from time to time (e. g., p. 36) as are earmarks of cattle.

The first records of the Court under Governor Fendall, after the restoration of the Province to the Proprietary, begin a new manuscript volume and the first entry is made on March 25, New Year's day 1658, Old Style. A will is soon filed which is not named in Baldwin's Calendar (p. 43) and many suits for debt are instituted. It is interesting to note that reference is made to the County of Calverton (p. 38). We do not know where the first session was held, but that of April 26 was summoned for St. Leonard's in Calvert County (p. 38) and was held "at the Governor's house in Wicomico River." Suits concerning the ownership of cattle are of some interest and proceedings concerning Captain Lewis' estate take up some space. There is little change in the Proceedings of the Court, except possibly a little more formality than under Parliamentary Commissioners, and there are few references to the judicial acts of those Commissioners. Sketches of the life of Cuthbert Fenwick (p. 57) and of his widow, Mrs. Jane Eltonhead Fenwick, are to be found in the recently published "Life of Rt. Rev. Edward Dominic Fenwick" by Rev. V. F. O'Daniel. The summons for the Assembly of 1658 was entered in this volume (p. 61) instead of on the Council Records. On April 27, there is a (p. 66) reminiscence of the Severn fight. Several juries are impanelled at this session, while only one was found in the earlier pages. A suit between a husband and wife is instituted (p. 51). A woman pleads as attorney in fact for her husband (p. 73). Thomas Cornwalleys sues for the non-delivery of two Indian youths as servants (p. 82). The sheriff claims fees for hanging John Dandy (p. 82). After the adjournment of the court, among the affidavits filed is one by James Veitch, which seems to point to the existence of a Presbyterian congregation. Rev. Matthew Doughty (p. 84) was a brother-in-law of Governor Stone and, after coming to Maryland, lived for many years at Nanjemoy in Charles County. He preached there and died about 1683. (Rev. J. W. McIlwain's Early Presbyterianism in Maryland. J. H. U. Studies in Historical and Political Science, 8th Series, 1890, pp. 7 to 9).

Cornwalleys v. Chandler (p. 82) suggests a reference to David M. Newbold's "Introduction of Equity Jurisdiction in Maryland," which does not refer to that case, but gives interesting facts as to early Provincial Equity. In May, 1658, on the pages of these records, instead of in the more appropriate Council volume, appear the appointments of sheriffs (p. 86) and of County Commissioners and Justices (p. 87), as well as the document establishing Charles County (p. 87). So too the appointment of a constable of St. Michael's hundred is noted (p. 91).

The Court was peripatetic, going on circuit and sitting at Governor Fendall's house on the Wicomico River in April, 1658 (p. 51), when a four-day session was held. After this session, as was usual, depositions and titles of suits docketed were entered upon the records, until the next session of court came. On July 20, the Court crossed the Bay (p. 105) and met at Thomas Bradnox's house on Kent Island. The proceedings of this session are found only in the Kent County Records. Another session was to have been held in September, but was postponed (p. 127) and finally convened at St. Leonard's in Calvert County on October 5. A man was convicted of charging too much for strong drink (p. 139) and was dismissed upon his good behaviour. Rev. Francis Fitzherbert was accused of sedition (p. 144) and of threatening excommunication against Thomas Gerard, because he did not bring his family to church.

On the second day of the Session, Rev. William Wilkinson, an Anglican Clergyman (p. 150), was also arraigned for having performed a bigamous marriage. A curious case of medical malpractice was tried. The mysterious word used to describe the remedy prescribed by Captain Waring for Adam Stavely's leg (p. 164) may have been guiacum, often spelled in olden times gyacum, gwakum or giaticum, formerly much esteemed as an alterative and stimulant; much used in chronic rheumatism. The nuncupative will of Benjamin Gill took up much attention (p. 169). The recent "troubles" in the Province come before us incidentally (pp. 177-178). The most of the actions are brought in contract, being actions of debt or of trespass on the case which had not yet developed into the more modern action of assumpsit. Captain Thomas Cornwalleys was a frequent plaintiff. The court registered earmarks for cattle and acted as a probate court. Wills and inventories are often filed here. In the inventory of Robert Parr's estate, on page 135, we find Dowglas or Dowlas and Locram sheets. The N. E. D. informs us that both were kinds of coarse linen which took their names from Doulas and Locronau in Brittany. A five, in the same inventory, is a wedge-shaped tool used for cleaving and riving staves, shingles, etc. Comparatively few criminal actions were tried before the Court. A spirit of fairness is shown toward Indians (vide, p. 199). Occasionally, the title to real estate comes into litigation. The Court Baron of St. Gabriel's Manor is mentioned (p. 94). The coming of the Quakers, Josias Cole and Thomas Thurston (p. 104), occupies the Court's attention. There is a curious reference to a school (p. 100).

A fourth Provincial Court in 1658 was summoned for December and was held at St. Clement's Manor (p. 181). A case of alleged cruelty to a negro servant, causing his death, was then tried (p. 190). The next session began at St. Marie's on Wednesday, February 23, 1658/9 and lasted until March 3.

In the noteworthy inventory of goods stolen from Mr. Overzee's house, most of the terms are fairly clear in meaning (p. 207). Say was a cloth of fine texture resembling serge. A safeguard was an outer petticoat for women's wear, intended to save their clothes from dust, etc. A bottom of thread is thread wound on a core or nucleus.

The material which Mary Clocker wrapped around her may have been poult-de-soie, a heavy corded silk material used for dresses (p. 211). The story is a pathetic one. Mrs. Overzee apparently died in childbirth and Mrs. Williams and Mrs. Clocker took advantage of the confusion in the household to steal a great deal of linen. When the trial took place, they were convicted and sentenced to be put to death (pp. 223, 225). An amnesty, however, saved their lives (p. 258) and afterwards Clocker and the Sheriff had a controversy as to the payment of the fees for the imprisonment. A case arising out of this one was an unsuccessful accusation of theft boat, or attempting to compound a felony (p. 245), against Simon Overzee.

Other interesting trials of that time were those of Dr. Lumbrozo for blasphemy, snowing the tolerance of the government (p. 203); of Simon Overzee for punishing a negro slave, who died afterwards (p. 204); and of Mrs. Fenwick, as to the ownership of a horse (p. 218). In this horse case, John Bigger appears, the first known horse trader in the Province (p. 219).

The estate of one of the men killed in the battle of the Severn came before the Court (p. 220). Cornwalleys, that great litigant, lost a boat, as he alleged, through David Ferreira's fault (p. 273). Many attachments were laid against the estates of men who had left the Province, especially against that of Capt. William Mitchell (e. g., p. 227).

When Robert Holt was tried for bigamy and Rev. William Wilkinson was alleged to have been an accessory in remarrying him (pp. 228, 244), the prisoners alleged that the jury was a "very weak one to go upon so weighty a business . . . . as life and death." There were few in Court who were not

Roman Catholics, while the detendants asked for a Protestant jury, "which the Governor consented unto as most reasonable" and he himself gave bail for Mr. Wilkinson.

Fendall issued a proclamation at this Session that no women should be "admitted or allowed as Attorneys for their husbands in any court" (p. 233).

A long proceeding about the estate of Mr. Benjamin Gill occurred at this Session (p. 237). William Hewes sued Capt. William Stone for labor in "setting up" a windmill (p. 251).

The identity of Mr. Overzee's cow (p. 252), the funeral expenses for Simon Antonio (p. 254), the existence of Indian slavery (p. 254) are of interest, as is the conviction of three persons to be hanged for larceny (p. 255). They escaped this punishment on account of the amnesty proclaimed when Richard Cromwell became Lord Protector. The proclamation of him in Maryland is given in this volume (p. 258). Attorneys gradually are taking the place of parties to a suit in pleading and an ordinance in regard to them was made at this time (p. 256).

The next Session was appointed to be held in Calvert County. By the way, though there were several other counties in the Province, the sheriff's returns of writs at the opening of Court session are almost uniformly from the four Southern counties on the Western Shore (e. g., p. 270). All sorts of documents are spread upon the records in perpetuam rei memoriam, between court sessions. We find, for instance, an extent (p. 261), a jointure (p. 261), a will (p. 262), a bond (p. 263), an assignment (p. 264), a deed of gift of chattels (p. 264). following close upon each other. Snow Hill Manor, which was soon to take so much attention from the Court, appears in a question of title (p. 265). Order is issued for the arrest of Thomas Thurston, the Ouaker (p. 268).

The Court met at Mr. George Reade's house on April 22. A prominent citizen of Kent brings suit because a maidservant had been sold him and had been found to have been infected mortally with venereal disease, by her seller as was alleged, against whom damages were asked (p. 270). Pleasanter cases, which aroused some interest, concerned the ownership of a horse (p. 277) and a cow (p. 281). An agreement for the building of a house called for a "Welch chimney"— a term I cannot explain (p. 281). On April 23, Cornwalleys sued to recover a fowling piece which the defendant alleged was left to him by the "soldiers who came from Severn," after the battle (p. 283). Illicit trade with the Indians by a Bostonian caused the forfeit of the bark, Mayflower, (p. 287).

A bastardy case (p. 291), a petition from an indigent person (p. 294), an order protecting orphans' estates in Anne Arundel County (p. 295), questions

of partition of, or of title to land (pp. 297, 298), and a grant of especial power to the sheriff of Anne Arundel County were among the outstanding events of the closing part of the Session, which adjourned on April 25.

Before the next session of the Court, the St. George came into St. George's River and the men upon her were arrested upon suspicion of piracy. Full notes are given of their examination (pp. 306 and ff.), and the vessel was confiscated. A Grand Jury of 16 men was impanelled and the sailors were banished from the Province (p. 310). The next session of the Court was "holden" in Anne Arundel County on August 2. Several people, probably Quakers, were called before the Court because they refused to take the oath of fidelity (p. 314). Men were punished for refusing to aid the sheriff (p. 316) and a curious suit appears for land upon which the settlers had "erected a meeting house" (p. 318). Four members of the Court were present,—the number usually fluctuated between four and six. Questions as to ownership of land in Kent County were determined and the mainland plantations were annexed to the Isle of Kent to form that County (p. 322).

The Court next met in Resurrection Manor at Mr. John Bateman's house in Calvert County (p. 325) on October 4, but speedily adjourned to reconvene at George Reade's house upon the following day. John Washington, of Westmoreland County in Virginia, brought accusation against Edward Prescott (p. 327) for hanging a woman as a witch on his ship bound from England to America. Washington excused himself from coming to the trial, inasmuch as he intended to "get my young son baptized, all the company and gossips being already invited" at the time the Court was summoned. Prescott "submitted himself to his trial," admitted the hanging, but alleged that the master of the ship and not he, the owner, was responsible and he was acquitted. A woman who had born a bastard was accused of child-murder, but the Court took the merciful view that the child had been born dead (p. 331). A woman successfully requests that the Calvert County Commissioners pay her for the care of a sick boy (p. 332). Men are apprehended for harboring Thomas Thurston (p. 333). A man sues another for stealing away his step-daughter who was under age, but the girl "confessed in Court that she did go willingly with him" (p. 336) and the Court granted a nonsuit. An appeal from St. Mary's County Court concerned the refusal of a man to permit tobacco hogsheads to be taken away in a ship (p. 341).

No further session was held, until the Court met at Mr. Gerard's house on St. Clement's Manor on February 28, 1659-60. Eight members were present and a clerk was appointed (p. 344). An orphan was granted the privilege of choosing a guardian. The opinion of each judge is given as to whether a ship captain ought to be punished for refusing to pay port duties (p. 346).

An itemized bill of a debt owed by a man who boarded with another (pp. 351, 352) is of interest; as is Dr. Barber's bill for medical attention (p. 353). There appears to have been much commercial intercourse with New England (e. g., p. 354) and this trade led to some litigation. Tobacco caused the court surprisingly little trouble (p. 357). Capt. Tilghman successfully resisted a suit for damages (p. 358) on account of an alleged negligence through which it was claimed three servants were drowned, as they went ashore upon the ice. The transport of servants from England was an important matter (c. g., p. 363). Among other cases of note at this session is one concerning a carpenter's bill for building a house (p. 366), the question of the payment of the sheriff's fees for the woman thief who had been sentenced to execution (p. 368, all the members of the Court filed opinions), a case of false imprisonment for 52 days (p. 369) whereby the complainant "lost his whole winter's employment," the plea of a sheriff for payment for the imprisonment and "decent and Christian-like burial" of one of the alleged pirates who returned to the Province and died there (p. 371). In one of the appearances of the Snow Hill Manor Case, we again find brief opinions from each member of the Court (p. 373).

On Monday, March 5, 1659-60, the record of Fendall's governorship closes, for his rebellion followed and the records of these weeks were ordered to be razed and were never copied into the volume which is extant (pp. 374, 379). On December 11, 1660, the Court convened at Robert Kingsberry's at Patuxent—one notices how seldom it met at St. Mary's. Philip Calvert, the Proprietary's halfbrother, was sworn in as Governor (p. 375), Henry Coursey as Counsellor and Secretary (p. 377) and Peter Bathe as Clerk. A great many minor cases were heard and an inquest was held on a servant alleged to have been killed by her master (p. 385).

Court was then adjourned to February 19, at St. Mary's. The name of Patriarch Dew (p. 385) arrests our attention. The agreement for indentured servants shows what was required of both master and servant (p. 387). William Calvert, son of Governor Leonard Calvert and ancestor of the present claimant of the title, Lord Baltimore, appears as a minor (p. 388), as does the well-known Augustine Herman (p. 389), who made a business arrangement with Simon Overzee which was interpreted after the latter's death. The windmill at St. Mary's is a source of litigation (p. 395), and we find an ordinary license (p. 398), as well as a contract between the commander of the Golden Lyon and a London merchant, concerning a "voyage to Patuxent and Severn" (p. 407). Runaway servants are sought and the trade with the Barbadoes and Manhattan Island is brought to our attention by directions from a Rhode Island man which are spread upon the records (p. 410). The session

began on February 19, 1660-1. Title to land (p. 415) and cattle (p. 416) and questions as to equipment and expiration of term of indentured servants arise (pp. 417, 418). A grand jury composed of men from St. Mary's, Calvert, Anne Arundel and Kent Counties (p. 419) filed indictments. Each member of the Court gave a separate opinion in a case of "duress of imprisonment" (p. 424). Gerard, Fendall and their associates in rebellion are indicted (p. 427) and Fendall and Gerard sign humble apologies (p. 429). A woman is accused of assault and battery (p. 430) and another one of murder of her infant, while a third woman is indicted for theft (p. 433). An action of defamation resulted from an accusation of a man for theft (p. 433). The term lasted until February 28— a long one, and before it closed we find a grant of a license to hunt and kill wild hogs (p. 441) and the issuance of writs for a session at the Assembly (p. 442). Few entries intervene before the date of that session, April 17, upon which the Provincial Court also met at St. Mary's. Trial occurred of a woman for defamation in that she accused another woman of theft (p. 445) and of several men charged with acting "mutinously and seditiously" in that they endeavored to secure Fendall and John Hatch when under arrest for sedition (p. 447). There were three verdicts filed by juries of inquest upon the bodies of three drowned persons (p. 452). Title to Leonard Calvert's lands came into litigation between William Calvert and Governor William Stone's estate and the notable Margaret Brent appeared as a witness (p. 454). A widow brings to court her differences with one of her late husband's daughters (p. 455). The session closed on April 23 and a special one was held at Spesutia on May 16 (p. 456) when a man was indicted for stealing a "parcel of black peak," and sentenced to be hanged, but was pardoned forthwith (p. 458). A final concord is entered (p. 460) and John Babtist appears (p. 460). We later learn that he was a "Moor from Barbary" (p. 499), but not a slave for life (p. 485), and we wonder whether he were a negro and if so whether he be not the first free negro of record in Maryland history and one too who appears to have had fully equal rights before the law with any other citizen. No further session occurred until October 8, 1661, when the Court met at St. Mary's (p. 468). An Indian slave was demanded in return for one sold to the "Queen of Portoback" (p. 471). John Lord of Hartford in New England appears as trading to Maryland. A conditional will is the subject of an action (p. 472). A man secured a verdict of damage from an assault (p. 474) and another man was exonerated from a charge of murder (p. 475). The age of Mr. Gerard's Irish servant was determined (p. 476). Grand Jury indicted William Giles (p. 471) and Anne Nevell, the latter for murder of her maidservant (p. 478). The jury brought in a verdict of not guilty and Mrs. Nevell was "cleared by proclamation" (p. 480). Petitions from James Neale (p. 481) and John Hammond (p. 483), for the recovery of property left behind them when they went from the Province, recall the troublous times of the past. The filing of a deed for land calls our attention to a practice which became very common in the later years of the Court (p. 487).

On November 25, the Court met at St. Mary's under the Presidency of Governor Philip Calvert (p. 492) and on the following day he was succeeded in his dignity of Governor by his nephew, the heir apparent, Charles Calvert. Henry Sewall was made Secretary of State and the Session of the Court was continued (p. 493). Gerard's wife was sister to Abel Snow, the planter of Snow Hill Manor, and upon his death childless, Gerard claimed the manor in right of his wife, but Marmaduke Snow, a brother of Abel, living in England, now appears and considerable litigation follows as to the title to the manor (p. 495). Thomas Bradnox of Kent Island and his wife were tried for an alleged murder of a servant (p. 500) and, when freed, they sued the chief witness against them for conspiracy (p. 506). The following February 11, 1661-2, the Court met at St. Mary's; present: Charles Calvert, Governor, Philip Calvert, Chancellor, Henry Sewall, Secretary, and Baker Brooke, Councellor. Cornwalleys, who was a great litigant, had left the Province, but suits caused by him still arise, as one did now in regard to whether a girl who was a member of his household was an ordinary servant (p. 515). Two men were indicted for disturbing the minister and people at divine service in Newtown Hundred (p. 522) and others for killing an unmarked bull and certain marked hogs (p. 523). Men were also indicted for failing to attend on the guard when they were summoned (p. 524) and for being drunk and disorderly (p. 525). Capt. James Neale had difficulty as to the carpenter who built his house (p. 526) and the preciousness of nails is shown in the accusation against the carpenter that he threw away the bent ones. Robert Holt was presented for still living with Christian Bonnefield without being lawfully married to her (p. 528). He soon died and she had considerable trouble with his son (p. 592). John Hammond tried to avoid a confession of judgment alleged to have been made by Mrs. Hammond for him, "William Fuller then ruling the Country as Governor" (p. 528). Before the next session of the Court, William Bretton filed a deed of land as a site for a Roman Catholic Church for the "good and zealous" people of Newtown and St. Clement's Bay (p. 531).

On June 3, 1662, the Court met at St. Mary's (p. 533) and was much concerned with the title to Snow Hill Manor (p. 534) and with an alleged failure of a man to fulfil a contract to deliver 47 pounds of beaver skins and 108 muskrat skins (p. 536). The same man's bill at the tavern in St. Mary's

for intoxicating liquor is notable (p. 538). The word "diet" in the bill is probably equivalent to a meal. The maidservant who had accused Mrs. Bradnox now accuses her former lover, a youth of rather questionable character, of defaming her reputation (p. 550) and he was fined and ordered to ask her forgiveness upon his knees in open court. The drowning of the sheriff of St. Mary's County and his friend gave the Court considerable business (e. g., p. 551). Killing and stealing a hog (p. 553) and contempt of Government in refusing to aid in the arrest of the alleged hogstealer (p. 553) gave the Court some difficulty, as did the disputed arrangements between a planter and a man who raised a crop of tobacco for him (p. 554). An interesting question as to the possession of real estate at the transfer (p. 559) appeared, in which case the rights of orphans received some consideration (p. 561).

Just before the Court adjourned, Rev. Francis Fitzherbert, a Roman Catholic priest, being informed against by "his Lordship's Attorney General," in whose name all criminal suits were brought, made a noble defense (p. 566) stating the fundamental principle of Christianity and interpreting the Charter in a notable way. In August, Philip Calvert made an attempt to confiscate some of Claiborne's property supposed to be within the Province (p. 568). The last half of the volume is very irregularly paged, but no pages are lacking entirely until the very end of the book, and all the existing pages are transcribed and printed in this volume.

The Court Session held at St. Mary's on October 7, 1662, found the Snow Hill Manor case still before it (p. 571). Two men were charged with breaking open the Governor's letters and the testimony shows, in an amusing way, how communications were passed from hand to hand (p. 573). Fendall sued the servant of his old associate Hatch for riding a horse to death (p. 575) and the legacy of a mare foal caused litigation (p. 582). Waste is alleged (p. 584) and a judgment is confessed for a "heifer and calf, the milk of the heifer" (p. 585). Dr. Lumbroso and Mr. Hammond fell out and the evidence in the case was quite discreditable to the physician (p. 590). A man is accused of trading with the Indians without license from the Lord Proprietor (p. 593).

The Provincial Court met again at St. Mary's, where Gov. Charles Calvert always summoned it, on December 2, 1662 (p. 598). A suit for defamation (p. 601) and one concerning a runaway servant (p. 601) together with a case of bastardy (p. 603) and one for assaulting the sheriff of St. Mary's (p. 602) are the most interesting ones recorded, but the best part of the proceedings of the session is missing and the extant part of the manuscript volume here ends.

"Historical students do not at this day need to be informed that legal archives are among the most important of their material," was truly written by Sir Frederick Pollock in an article upon the "Study of Legal Records." ("History," October, 1921, p. 155).

"Back of every man lies the story of his race," wrote Miss Agnes Repplier in the Atlantic Monthly for April, 1922, and we cannot understand the Maryland of to-day, unless we have made study of the detailed history of the past years of this part of the world. To make this study possible, such volumes as this are indispensable.

Samuel K. Dennis,
Bernard C. Steiner,
John M. Vincent,
Committee on Publication.



## ARCHIVES OF MARYLAND.

The following volumes have been published:

I.	Proceedings and Acts of the General Assembly (1), 1637/8–1664,	1883
II.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (2), 1666–1676,	1884
III.	Proceedings of the Council (1), 1636–1667,	1885
IV.	PROCEEDINGS OF THE PROVINCIAL COURT (1), 1637-1650, -	1887
V.	PROCEEDINGS OF THE COUNCIL (2), 1667-1687/8,	1887
	*755 *7577	1888
	7 - 3,	1889
VIII.	Proceedings of the Council $(3)$ , $1687/8-1693$ ,	1890
IX.	Correspondence of Governor Horatio Sharpe, II, 1757–1761,	1890
X.	Proceedings of the Provincial Court (2), 1650–1657, -	1891
XI.	Journal of the Maryland Convention, July 26-Aug. 14, 1775, Journal and Correspondence of the Council of Safety (1), Aug. 29, 1775-July 6,	
	1776,	1892
XII.	JOURNAL AND CORRESPONDENCE OF THE COUNCIL OF SAFETY (2), JULY 7–DEC. 31, 1776,	1893
XIII.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (4), 1684–1692,	1894
XIV.	CORRESPONDENCE OF GOVERNOR HORATIO SHARPE, III, 1761–1771,	1895
XV.	PROCEEDINGS OF THE COUNCIL (4), 1671-1681,	1896
XVI.	JOURNAL AND CORRESPONDENCE OF THE COUNCIL OF SAFETY, JAN. 1-MARCH 20, 1777, JOURNAL AND COR- RESPONDENCE OF THE STATE COUNCIL (3), MARCH	-00-
37 3 7 T T	20, 1777—MARCH 28, 1778,	1897 1898
	2 (3),	1090
	·	1899
XIX.	Proceedings and Acts of the General Assembly (5), 1693–1697,	1899
XX.	PROCEEDINGS OF THE COUNCIL (6), 1693-1697	1900

XXI.	JOURNAL AND CORRESPONDENCE OF THE STATE COUNCIL (4), APRIL 1, 1778-OCTOBER 26, 1779, 1901
VVII	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (6),
2(2(1).	1697/8-1699, 1902
XXIII.	Proceedings of the Council (7), 1696/7–1698, 1903
XXIV.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (7), 1700-May, 1704, 1904
XXV.	Proceedings of the Council (8), 1698–1731, 1905
XXVI.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (8), SEPTEMBER, 1704–1706, 1906
XXVII.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (9), 1707-1710, 1907
XXVIII.	PROCEEDINGS OF THE COUNCIL (9), 1732-1753, 1908
XXIX.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (10), 1711-1714 1909
XXX.	Proceedings and Acts of the General Assembly (11), 1715-1716, 1910
XXXI.	PROCEEDINGS OF THE COUNCIL (10), 1753-1761, CORRESPONDENCE OF GOVERNOR SHARPE, IV, 1754-1765, - 1911
XXXII.	PROCEEDINGS OF THE COUNCIL (11), 1761-1770, MINUTES OF THE BOARD OF REVENUE, 1768-1775, OPINIONS ON THE REGULATION OF FEES, INSTRUCTIONS TO GOV-
VVVIII	ERNOR EDEN, MARCH 2, 1773, 1912 PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (12),
	1717-April, 1720, 1913
XXXIV.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (13), OCTOBER, 1720–1723, 1914
XXXV.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (14), 1724-1726, 1915
XXXVI.	Proceedings and Acts of the General Assembly (15), 1727–1729, WITH APPENDIX OF STATUTES 1714–1726, - 1916
XXXVII.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (16), 1730-1732, 1917
XXXVIII.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (17), ACTS HITHERTO UNPRINTED, 1694–1729, 1918
XXXIX.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (18), 1733-1736, 1919
XL.	PROCEEDINGS AND ACTS OF THE GENERAL ASSEMBLY (19), 1737-1740, 1921
XLI.	PROCEEDINGS OF THE PROVINCIAL COURT (3), 1658-1662 1922

### PROVINCIAL COURT PROCEEDINGS

#### PARLIAMENTARY COMMISSIONERS

At a Court holden at Providence May 27th Anno Domini 1655

Lib. C. B. p. 317 1655, May 27

Present Captain General Fuller

Mr William Durand

Mr Edward Lloyd Capt<sup>n</sup> Richard Ewens

It is Ordered by this Court that (according to an act of Assembly in that Case provided) Mr Thomas Hatton late Secretary of this Re Hatton Province of Maryland shall have Power of distress for such fees as were due to him before the Resignation of the Government by Captain William Stone Iuly 1654

William Durand Secy

At a Provinciall Court Held at Putuxent the 29th of December 1657 Lib. B. No. 3

Present mr Iohn Hatch. mr William Ewens

mr Richard Preston. mr William Parratt

p. 361 1657, Dec. 20

Attachment Granted to mr Richd Smith Ver Cockerel

Smith v.

Whereas Richard Smith hath Petitioned this Court for Attach-Cockerel ment against the Estate of Iohn Cockerel within this Province for a debt of two hundred Seventy and one pounds of Tobacco and Caske due by Accompt and the Said Cockerel being not resident, The Court doth therefore order that attachmt be Granted against the Estate of the said Cockerel for Satisfaction of the Said Debt of two hundred Seventy and one pounds of Tobacco and Caske with Cost of Suit upon Legall Determinacon

Whereas Capt William Mitchell arrested to this Court Thomas Mitchell v. Gerrard Esq for a debt of Eight hundred Eighty three pounds of Gerrard Tobacco and Caske (due upon discount) And it appearing to this Court that the Said Gerrard is indebted unto the Said Capt Mitchell upon the Said discount the aforesaid Sume of Eight hundred Eighty three pounds of Tobacco and Caske, which Summe the Said Capt Mitchell hath taken oath in Court that to the best of his knowledge

Lib. B. No. 3 he the Said Mitchell hath not reced either by himself, or his appointment, The Court doth therefore order that the Said Thomas Gerrard Esq Shall Satisfie unto the Said Capt Mitchell the afores Sume of Eight hundred Eighty three pounds of Tobacco and Caske or Else Execution.

Mitchell v. Refference inter Capt. Cornwallis Defendt & Capt W<sup>m</sup> Mitchell plft.

Cornwallis
p. 362
Refference is Granted unto Cap<sup>t</sup> Thomas Cornwallis in a Suit
wherein the Said Cornwallis is Defendant at the Suit of Cap<sup>t</sup> Will<sup>m</sup>
Mitchell, untill the next Provinciall Court in March

Lumbrozo v. Attachmt Ver: the Estate of Cockerel to Lumbrozo

Attachment is Granted against the Estate of Iohn Cockerell for a debt of one Thousand Seven hundred and fifteen pounds of Tobacco and Caske due by Bill unto Iacob Lumbrozo upon Legall Determination at the next Court.

Sledd v. Refference inter mr Sledd plft & Geo: Peake deft

Whereas Ioshua Sledd Attorney of mr Morris arrested to this Court George Peake, And the Said Peake desireing refference, untill the next Court, The Court doth order a Refference and that the Said Peake do take Care that a Servant return'd by the Said Peake unto the Said Sledd be provided for untill the next Court.

Evans order ver: Robt Coberthat to Capt Wm Euens Admin. v. Whereas Cost William France Administrate

Whereas Cap<sup>t</sup> William Euens Administrator of the Estate of Cap<sup>t</sup>
Barriffe deceased arrested to this Court Robert Coberthat, for a debt
of two hundred & fiftie pounds of Tobacco and Caske due by Bill
unto the Estate of the Said Barriffe. The Court doth order that the
Said Coberthat Shall Satisfie the Said Debt of two hundred and
fiftie pounds of Tobacco and Caske with Cost of Suit, or Else
Execution

Evans order Ver: Iohn Makinney to Capt Wm Euens

Whereas Capt W<sup>m</sup> Euens Administrator of Capt Iohn Barriffe deceased arrested to this Court Iohn Makinney for a debt of four hundred pounds of Tobacco and Caske due by Bill unto the Estate of the Said Bariffe. The Court doth order that the Said Makinney Shall Satisfie the Said debt of four hundred pounds of Tobacco & Caske with Cost of Suit, or Else Execution.

Evans order Ver: W<sup>m</sup> Lucas to Cap<sup>t</sup> Will<sup>m</sup> Euens

Admin. v. Lucas Whereas Capt William Euens Administrator of the Estate of Capt Iohn Barriffe deceased arrested to this Court William Lucas for a

debt of Eight hundred pounds of Tobacco and Caske due by Bill unto Lib. B. No. 3 the Said Barriff. And Capt Sampson Waring acknowledging a Judgment in the behalf of the Said Lucas. The Court doth order that the Said Lucas Shall Satisfie the Said debt with Cost of Suit. or Else Execution.

Refference Granted to Richd Smith Attorney to mrs Marsh plft & Marsh v. Eltonhead mrs Eltonhead Defendt

The Suit Depending between mr Richard Smith Attorney of mrs Marsh plft & mrs Iane Eltonhead deft is wth the Consent of both parties referr'd untill the next Court.

Order to mrs Eltonhead Ver: Edmond Scarbrough

rder to m<sup>rs</sup> Eltonhead Ver: Edmond Scarbrough

p. 363
Eltonhead v.
Whereas m<sup>rs</sup> Iane Eltonhead hath Petitioned this Court for a debt Scarbrough due from mr Edmond Scarbrough of one Thousand five hundred pounds of Tobacco and Caske, payable upon Demand by Bill dated the 16th of October. And whereas there hath former orders been Granted to give notice to the Said Scarborough for him to appeare in the Suit, and the Said Scarbrough not appearing neither by himself nor Attorney, The Court doth order that the Said mrs Eltonhead be forthwith Satisfied out of the Estate of the Said Scarbrough within this Province or Else Execution

The Same Court Continued the 30th of December

Present Mr Mich# Brookes mr Iohn Hatch

mr Richd Preston mr Iohn Lawson mr Thom: Thomas mr Wm Ewens

Dec. 30

Refference Granted inter mr Ed: Parks plft & Io. Ienkins Defendant Parks v. The Suit Depending between mr Edward Parks plantiffe and Iohn Ienkins Defendant is referred untill the next Court.

Order to Iacob Lumbrozo ver: Wm Gillford

Whereas Iacob Lumbrozo arrested to this Court William Gillford Gillford for a debt of four hundred pounds of Tobacco and Caske due by Bill dated the 24th of Ianry 1656. The Court doth order that the Said Gillford Shall Satisfie the Said debt of four hundred pounds of Tobacco and Caske reserving a discount for the Said Gillford of the Said debt, or part thereof untill the next Court

Lumbrozo v.

Order ver: the Estate of mr Thom: Hatton to Robert Macklin

Whereas Robert Macklin hath Petitioned this Court for Six hun-Estate of dred fiftie two pounds of Tobacco and Caske due from the Estate of mr Thomas Hatton deceased and Patrick Forrest Executor of the

Macklin v.

Lib. B. No. 3 Said Estate acknowledging Iudgment for the Said Debt, The Court doth order that the Said Robert Macklin be Satisfied the Said Debt of Six hundred fifty two pounds of Tobacco and Caske out of the Estate of the Said m<sup>r</sup> Hatton deced or Else Execution.

Berry v. Iudgment Acknowledged to W<sup>m</sup> Berry p Io: Sewell

Iohn Sewell doth Confess Iudgment unto William Berry for a debt of Eight hundred and fiftie pounds of Tobacco and Caske, due from the Said Sewell to the Said Berry with Cost of Suit.

Stone v. Order Granted to Cap<sup>t</sup> W<sup>m</sup> Stone Ver: the Estate of Cap<sup>t</sup> W<sup>m</sup> Lewis Lewis

Whereas the Estate of Cap<sup>t</sup> William Lewis deceased is indebted unto Cap<sup>t</sup> William Stone the Suñe of five thousand three hundred thirtie and one pounds of Tobacco as by a Deed under the Said Lewis his hand in the Records bearing date the 9<sup>th</sup> of march 1652 appeareth. The Court doth order that the Said debt of five Thousand three hundred thirtie and one pounds of Tobacco and Caske be Satisfied out of the Estate of the Said Lewis with Cost of Suit, Provided that the Said Cap<sup>t</sup> Stone make oath at the next Court, that the Said debt, nor part thereof is not already Satisfied

Parker v. order to Sam: Parker ver the Estate of Capt William Lewis

Where as the Estate of Cap<sup>t</sup> William Lewis is indebted unto Samuell Parker the Sume of one Thousand pounds of Tobacco and Caske as by Bill and Record in Aprill the 15<sup>th</sup> appeareth, The Court doth order that the Said one Thousand pounds of Tobacco and Caske be Satisfied out of the Estate of the Said Lewis with Cost of Suit or Else Execution

Lawson v. order to mr Lawson ver: the Estate of Capt Wm Lewis Estate of

Whereas it appeareth to this Court, that the Estate of William Lewis is indebted unto mr Iohn Lawson Six hundred and Eighty pounds of Tobacco & Caske and one Beaver Skinn as by Bill & Record appeareth The Court doth order that the Said Six hundred & Eighty pounds of Tobacco and Caske and one Beaver Skinn be Satisfied out of the Estate of the Said Lewis or Else Execution.

Re Estate of Order to m<sup>r</sup> George Guttridge for the due apprize of Capt Lewis his Estate

Whereas m<sup>r</sup> George Guttridge Administrator of the Estate of Cap<sup>t</sup> William Lewis deceased hath moved to this Court that no Execution Should be Granted against the Estate untill march Court next by reason he hath but lately been Commissionated as Administ<sup>r</sup> of th<sup>t</sup> Estate, The Court doth order that no Execution be Granted against the Said Estate untill march Court next. And that the Said

Parker v. Estate of Lewis

Lewis

Guttridge do at the Said Court in march present a true Inventory Lib. B. No. 3 with a true Apprizement of the Said Estate of Capt William Lewis deceased.

order to mr Nicholas Gwyther & mrs Marsh

Marsh v.

Whereas by former Iudgment at Severne mr Nicholas Gwyther Gwyther was to Satisfie a debt unto the Estate of mr Thomas Marsh deceased to the Summe of five Thousand Seven hundred forty three pounds of Tobacco and Caske, And it appearing to this Court by the oath of mr Henry Coursey who is the only Wittness to the Bond, upon which the Judgment was Grounded that there was due upon that p. 365 Bill but four Thousand four hundred Sixty four pounds of Tobacco in Caske The Court doth therefore order that the Said Guither be freed from payment of any more of tht debt, then the Said Sume of four thousand four hundred Sixty four pounds of Tobacco in Caske, being the full debt due from the Said Guyther, unto the Estate of the Said mr Marsh deceased with Cost of Suit.

Whereas the difference between Tobias Norton plft and mr Henry Norton v. Hooper deft being at the request of the plantiff referr'd to a lury Hooper Viz.

> Mr Robert Tayler Thomas Stagwell Edmond Hinshman Patrick Milligan William Young Thomas Read

mr Peter Sharpe Robert Harwood Henry Coxe William Turner Patrick Forrest George Bussey

Who have returned their Verdict as followeth Viz.

We find that the Plantiffe Shall have returned the Sume of Sixteen hundred pounds of good Tobacco in Caske to be paid in this Rivers Tobb: with Cost of Suit

Upon which Verdict the Court doth order that the Said mr Henry Hooper Shall forthwith Satisfie the Sd Tobacco of one Thousand Six hundred pounds of Tobacco and Cask according to the Said Verdict or Else Execution.

### Depositions ex parte Nortoni

William Howse aged 25 years or thereabouts Sworne and Examined in open Court Sayth that about two yeares agoe mr Henry Hooper Sold to Tobias Norton a Servant; and did affirme him to be an able hand and as able, as Richard the was me Stockleys man: And mr Hooper did farther affirme that the Said Servant Could Carry four Bushells of Salt, And farther this Deponent Sayth not

Signum William W House Lib. B. No. 3

Ann Howse aged twenty and Seven years or thereabouts Sworne and Examined Saith, that when mr Hooper being at mr Nortons house about two years Since and there profferring mr Norton a man Servant to Sell, telling mr Norton that the Said Servant was an old hand and as able an hand as Richard mr Stockleys Servant and mr Norton replying, that if he were not an able hand, he would do the Said Norton no Good for his busieness was about fencing, mr Hooper replyed that he the Said Servant could Carry four bushells of Salt having no disease, but when he tooke could he was troubled with the Stone, for an hour or Such a time upon which Consideration the Said Norton bought the Said Servant, and paid, one hld of Tobacco the next morning, and farther this Deponent Sayth not Signum

Iurat Coram John Pott

Ann A Howse

Whereas Roger Scott Attorney of mr Henry Hooper arrested to this Court Tobias Norton for a debt due by Bill unto the Said mr Hooper of four hundred and Sixteen pounds of Tobacco and Caske the Court doth order that the Said Norton Shall Satisfie the Said debt, or Else Execution.

Re Mackey Refference Granted to Robt Mackey

The Petteon of Robert Mackey is referred untill the next Court Concerning his freedom

Mr Henry Osborne aged 30 yeares or thereabouts Sworne and Examined, Sayth, that he this Deponent did demand of mr Bassill Little a Servant according to his the Said Littles promise, and the S<sup>d</sup> m<sup>r</sup> Little made answer to this Deponent that Excepting one Servant (and nameing Robert Mackey) that I Should have any of the rest of his Servants, And I this Depo: farther asked the Said mr Little, what he would do with the Said Mackey, the Said mr Little made reply, that the Said Mackey had been So faithfull a Servant to him in his Sickness, that if it pleased God to lett him Live, or take him the Said Little out of this world, he would make the Said Mackey a freeman or if please God he Should live, he would make p. 367 him the Said Mackey as Good as a freeman, And farther this Dept Saith not Henry Osborne

Mr Peter Sharpe aged 34 yeares or thereabouts Sworne and Examined Sayeth, that he this Deponent a Small time before mr Bassill Littles Death was upon buying of a Servant of the Said m<sup>r</sup> Little, and this Depont asked the Said mr Little if he would Sell one Robt Mackey the Said mr Little made answer, that the Said Mackey had been a true and trusty Servant to him at Sea in his Sickness, and that the Said Mackey Should onely do busieness for him the Said

Little whilst he was in the Countrey and when he departed from Lib. B No. 3 hence he would Sett him free, And farther this Depont Sayth not

Whereas Timothy Guttridge arrested to this Court Alexander Guttridge v. Watts for a debt of Seven hundred pounds of Tobacco and Caske Watts due by bill The Court doth order that the Said Watts Shall Satisfie the Said debt of Seven hundred pound of Tobacco and Caske with Cost of Suit, or Else Execution.

Whereas Thomas Davis arrested to this Court a maid Servant Davis v. Named Elizabeth fframe, which Servant the Sd Davis bought of Frame Iohn Hawkins for three yeares, And the Said Servant alledging that She is free, and that She will make it So appear in march Court next, The Court doth order that the Suit be referred untill the Court in March And that the Said Elizabeth do put in Securitie then to appeare in this Suit, and by proofe to make it manifest that She is free, or Else to make Good Such Damage as the Said Davis hath Sustained herein.

Robert Harwood aged 20 years or thereabouts Sworne and Examined Saveth that he this Deponent being in mr Thomas Davis his house about November last was twelve month William Kempe did buy Elizabeth fframe of mr John Hawkins, for mr Thomas Davis his use and Imployments, and that the Said mr Hawkins upon Selling the Said maid Servant Said unto her, Bess if you will Serve m<sup>r</sup> p. 368 Davis the other half yeare, I will give you a Cowe yearling, and the Said Elizabeth replyed yes, And farther this Deponent Sayth not Signum

Robert R H Harwood

Adam Stauelay aged 30 yeares or thereabouts Sworne and Examined in open Court this 29th of December 57 Sayeth that he this Deponent Comeing from the Manadose to rapahanock with Iohn Hawkins to Rice Iones his house, the Said mr Hawkins had then a man Servant, who had a year and a half to Serve, and the Said Hawkins being willing to Exchange the Said man Servant for a maid Servant, Elizabeth fframe Liveing in that house, and being willing to be bought by the Said Hawkins, haveing but one year or near upon to Serve, the Said Hawkins told the Said Elizabeth that he would not buy her without She would make up the time which his man had to Serve to which the Said Elizabeth agreed, and upon that account the Said Hawkins Exchanged his man Servant for the Said Elizabeth Frame. And the Said Hawkins Comeing up the Bay told the Said Elizabeth that She would be free in a bad time of the yeare, and the Said Hawkins asked her, what he Should give her. Lib. B. No. 3 to Serve another half yeare, and the Said told her that he would give her a Cowe Calfe, She the Said Elizabeth made answer, that if he would give her a Cow Calfe presently, She would Condescend to Serve another half yeare, but this Deponent Sayth that to his knowledge, they never made any farther agreement.

Adam Staueley

Speake v. Refference is Granted unto George Reynolds in a Suit wherein Reynolds the Said Reynolds is defend at the Suit of Coll Thomas Speake, untill the next Provincial Court in march next.

Re Estate of Gill

Whereas by order at a Provinciall Court the 16th of Iune 1656
Robert Cole was thereby Impowered to be possest of the Estate of Benjamin Gill deceased then in the hands and possession of Iames Linsey. The Court doth farther order upon the Petition of the Said Cole that the Sheriffe do put the Said Cole into possession of all and reall the Estate of the Said Gill deceased, and that the Sd Linsey be Summoned at the Court in March next to give a true account of the Said Gills Estate. And that the Said Cole doe put in good Security to be answerable for and to give a true account of the Said Estate when he Shall be thereunto Lawfully Called.

Senserfe v. order to mr Senserfe ver: the Estate
Estate of

Billingsley

Whereas m<sup>r</sup> Walter Senserfe hath Exhibited a Petition against major Iohn Billingsley for a debt of four Thousand five hundred and twenty pounds of Tobacco and Caske, and the Said m<sup>r</sup> Senserf Craveing an Attachment against the Estate of the S<sup>d</sup> Major Iohn Billingsley, The Court doth order that if the Sheriff Cannot procure the Said Billingsleys appearance at this present Court, then to attach So much of the Said Billingsley's Estate as Shall be responsible for the Said debt upon Legall Determination.

Jordan v. Iudgment acknowledged per Thō: Brandson To Thōm: Iordan mer-Brandson chant

Thomas Brandson hath this 30<sup>th</sup> of December 1657 acknowledged a Iudgment in open Court unto Thomas Iordan Merchant for Eight hundred pounds of Tobacco and Caske due from him the Said Brandson, and to be paid forthwith

Jordan v. Iudgmt acknowledged to Thom Iordan mercht p Wm Gillford

William Gillford this 30<sup>th</sup> of December 1657 hath acknowledg'd a Iugmment in open Court unto Thomas Iordan Merchant for three hundred and ninetie and nine pounds of Tobacco and Caske due from him the Said Gillford and to be paid forthwith

Deposit de mr Parks

William Barton Senior aged 52 years or thereabouts Sworne and Examined in open Court Sayth, that mr Parks when he read the Exceptions in the Condition; which were Mortallitie Running away and Sickness this Deponent Sayth that the Said mr Parks did Say that if the Servant did dye, runnaway, or fall Sick, yett that they were agreed, the Said Parks was to have the Said Tobacco for the Servant, from Thomas Batchelor, William Barton

Lib. B. No. 3 Parks v. Batchelor

Deposit inter mr Trueman & mr Stevenson

Trueman v. Stevenson

The Deposition of Maurice Smith aged forty years or thereabouts Stevenson being Sworne Sayeth, that he heard m<sup>r</sup> Stevenson proffer m<sup>r</sup> Trueman, one Thousand pounds of Tobacco, for the hyre of his Servant, the time of the Crop Notwithstanding the Servant was a new hand, and he did Expect he would be Sick, And farther Sayth to the best of his Memory that he heard m<sup>r</sup> Stevenson Say afterwards that he p. 370 had bargained with m<sup>r</sup> Trueman for one Thousand pounds of Tobacco and three Barrells of Corne. And farther Sayth not

Maurice Smith

The Deposition of Iohn Hyatt aged about twenty Seven yeares, Sayeth that he did hear his master m<sup>r</sup> Trueman and m<sup>r</sup> William Stevenson, Bargaine for the Hire of this Deponents time till the last of october and that m<sup>r</sup> Stevenson was to give to his master one Thousand pounds of Tobacco and three Barrells of Corne, And farther Sayth not.

Iohn Hyatt

Deposit inter mr Parks & mr Batchelor

Parks v. Batchelor

Richard Tarling aged twenty three years or thereabts Sworne and Examined upon his Oath Sayeth Concerning a Servant that mr Sparks hyred to mr Batchelor for the time of three weeks he did him Little or no worke, by reason of his nasty diseases the flux and the Scurvey, And farther this Deponent Sayth that mr Sparks Came to mr Batchelors house one day, and mr Batchelor desired the Said mr Sparks to take Some Course with him and gett him away for he had rather give him Six hundred pounds of Tobacco, then be bound to tend on him, by the reason he was So very nasty, And farther this Depont Sayth that it hindered most of this Deponents time and mr Batchelors to tend on him, and farther this Depont Sayeth not.

Signum Richard X Tarling

The Same Court Continued the 31 of December 1657

 $\begin{aligned} & \text{Present} \begin{cases} \text{m}^{r} \text{ Richard Preston} & \text{M}^{r} \text{ Iohn Lawson} \\ \text{M}^{r} \text{ Michael Brookes} & \text{M}^{r} \text{ Wood: Stockley} \\ \text{M}^{r} \text{ Iohn Hatch} & \text{m}^{r} \text{ Thomas Thomas} \\ \text{m}^{r} \text{ William Ewens} & \text{M}^{r} \text{ William Parratt} \end{cases} \end{aligned}$ 

Dec. 31, 1657

Lib. B. No. 3 Appeal Granted unto Cap<sup>t</sup> W<sup>m</sup> Mitchell plf<sup>t</sup> & Thom: Phillips defendant Phillips

Upon the hearing of the Suit between Capt William Mitchell plft and Thomas Phillips Defendant, Capt Mitchell hath appealed unto the Provinciall Court in March unto which Court it is referrd for a Determination

The plantiff having Exhibited his Complaint in Equity The de-Mitchell v. Gerrard fendant after his answer to the plantiffs Complaint Craveing a Reference in the Suit untill the next Court, A Reference is Granted in p. 371 that Suit untill the Court in March next.

Lumbrozo v. Iudgment acknowledged to Iacob Lumbrozo p Cornelius Abram Abram Cornelius Abram acknowledgeth a Iudgment to Iacob Lumbrozo, for a Debt due by Condition from the Said Abram unto the Said

Lumbrozo of four hundred pounds of Tobacco and Caske with Cost of Suit.

Brown v. Order to Capt Sampson Waring Attorney of Io: Brown ver: the Estate of Estate of Richd Moore Moore

> Whereas Capt Sampson Waring Attorney to mr Iohn Brown hath petitioned to this Court for a debt of Eight hundred and ten pounds of Tobacco and Caske due to the Said Brown from the Estate of Richard Moore deceased And the Attorney of the Said Browne having proved the Iustness of the Said Debt by Bill, The Court doth order that the Said Eight hundred and tenn pounds of Tobacco be forthwith Satisfied out of the Estate or else Execution.

Johnson v. Iudgment acknowledged by Richd Nevett unto Cornel. Iohnson Nevett

Richard Nevett haveing acknowledged a Judgment by Robert Taylor for a debt of three hundred and fiftie pounds of Tobacco and Caske due to Cornelius Iohnson The Court doth order that the Said debt be paid with Cost of Suit, or Else Execution.

Coursey v. Order ver: Cap<sup>t</sup> W<sup>m</sup> Mitchell

Whereas mr Henry Coursey in a Suit wherein the Said Coursey is plantiff, and Capt William Mitchell appearing as Attorney for Thomas Seamor and Ioseph Edlow in that Suit defandants moveing this Court that the Said William Mitchell is not a man to be permitted as an Attorney in any man's Cause being a man not quallified to that purpose according to Stat 3d Iames 7. Ch: in a Clause therein Specified concerning the qualification of Attorneys, And the Said Coursey produceing the Records of this Province to prove that the Said p. 372 Mitchell is not to be admitted, as Attorney or Sollicitor according to that Statute, The Court not willing to dismiss or Suspend the Said

Mitchell

Capt Mitchell upon that order untill a farther hearing in March Lib. B. No. 3 Court next, but the Said Capt Mitchell having formerly Engaged himself by promise not to appeare in any mans Suit as Attorney but what Imediately relates to himself, The Court doth therefore Order that the Said Mitchell in respect of his promise be not admitted as an Attorney in any Suit in this Court unless the Court in march next upon farther Determinacon thereof, do permitt and allow the Said Mitchell to be Attorney or Sollicitor in other mens Causes.

Deposit inter Thom: Stagwell & Richd True

Stagwell v. True

Capt Sampson Waring Sworne Sayth that about nine months Since, he this Deponent demanded a debt of Richard True for Thomas Stagwell, being a bill of Thomas Knoles, and the Said True acknowledged about a Hogshead of Tobacco of that Bill for to be a due debt, and promised payment of So much and when your Deponent arrested him, the Said True demanded why he was arrested, when he had promised payment. And farther your Deponent Saith Sampson Waring

Refference Granted inter Capt Wm Mitchell plft & Thom: Inniss Mitchell v.

Refference is Granted with the Consent of both parties in a Suit between Capt William Mitchell plantiff and Thomas Innis defendant. till the next Generall Provinciall Court in march next.

Satisfied by mr Luke Gardiner for an Order of Court for freeing Goulson v. a maid for Daniell Goulson's use unto the Sheriff Iames Veitch.

Nosuit to Richd True

Stagwell v.

Nonsuit is Granted unto Richard True in the Suit of Thomas Stag- True well with Cost of Suit

Iudgment is Granted against Thomas Seamer in the behalf of Farrera v. David Farrera for a debt of one Thousand Seventy five pounds of Seamer Tobacco and Caske. And upon non-payment of the Said Debt Execution to be Granted, with Cost of Suit.

Whereas it appeareth to this Court that mr Henry Coursey is Seamer v. indebted unto Thomas Seamer the Sume of one Thousand one Coursey hundred and thirtie pounds of Tobacco and Caske. The Court doth order that the Said debt of one Thousand one hundred and thirty pounds of Tobacco and Caske be Satisfied with Cost of Suit, or Else Execution

A Refference is Granted in all other Actions depending between p. 373 mr Henry Coursey and Thomas Seamer untill the next Court in March next.

Lib. B. No. 3 Empson v. Linsey

Whereas it appeareth to this Court that Edmond Linsey Standeth indebted unto William Empson in the Sume of three hundred Sixty five pounds of Tobacco and Caske due by Bill, the Court doth order that the Said Linsey do Satisfie the Said debt of three hundred Sixty five pounds of Tobacco and Cask with Cost of Suit, or Else Execution.

Re Estate of Ouietus to mrs ffenwicke Tongue

Ouietus Est is Granted unto mrs Iane ffenwick Administratrix of the Estate of ffriendship Thoungue.

Price and

Whereas Patrick fforrest Attorney of Capt Iohn Price and Wil-Huse v. liam Huse hath Petitioned this Court for a debt of one Thousand Dandy one hundred twenty eight pounds of Tobacco and Caske, due to the Said Price, and four hundred fiftie five pounds of Tobacco and Caske due to William Huse, and three hundred 20 nine pounds of Tobacco and Caske due to the Estate of mr Thomas Hatton deceased amounting in all to the Sume of one Thousand nine hundred and twelve pounds of Tobacco and Caske being due by Specialties from the Estate of John Dandy deceased The Court doth order that the Said Debts be forthwith Satisfied, out of the Estate of the Said Iohn Dandy deced or Else Execution

Turner v. Sewell

Whereas it appeareth to this Court that Iohn Sewell is Indebted unto William Turner in the Sume of three hundred pounds of Tobacco and Cask, and the Said Sewell haveing acknowledged Iudgmt for the Same, The Court doth order that the Said Sewell Shall Satisfie the Said debt of three hundred pounds of Tobacco and Caske, or Else Execution

1657/8 Jan. 1 The Same Court Continued the first of Ianuary 1657

 $Present \begin{cases} M^r \ Rich^d \ Preston. \\ M^r \ Mich: Brookes. \\ M^r \ Iohn \ Lawson \\ m^r \ W^m \ Evens \end{cases}$ mr Wood: Stockley mr Wm Parratt mr Thom: Thomas

Whereas Iames Iolly by former Iudgment of this Court dated the Farrera v. p. 374 13th of Ianuary 1656 was to pay unto David ffarera the Sume of one Thousand five hundred and twenty pounds of Tobacco and

[vide 10 Caske. And Whereas the Said ffarera in respect of the Said Iollies Inabilitie for the payment of the Said, Sume according to the Said Order, did forbear the Said Iolly, wth Engagement to pay the Said debt this Crop, of which the Said Iolly, having failed in the whole or part thereof, and the Said ffarera relinquishing the Said Engagement, and desireing the benefitt of his former order for that debt,

The Court doth order that the Said ffarera have Execution if he Lib. B. No. 3 desire it, against the Estate of the Said Iolly for the Satisfying of the Said debt, according to order of Court as aforesaid

#### Order to Ann Maddookes the relict of Iohn Dandy

Re Estate of Dandy

Whereas by former order of this Court upon the first of october 1657 Ann Dandy the wife of Iohn Dandy was to put in Security to be resposible for the Estate of the Said Dandy deceased, by the time in th<sup>t</sup> order Specified. And m<sup>r</sup> Rice Maddookes who Married the relict of the Said Dandy appearing at this Court and desireing respite untill march Court next to make Good the Said former order, This Court doth farther order that if he Said Maddookes, Shall Satisfie Such debts or Compound with Such Creditors, as have Iust Claime by order unto the Said Estate, and Shall at the Said Court in march next, put in Securitie according to former Order, then the Said Maddookes & his wife to be possest of the Said Estate, according to former order in that Case provided, And it is farther Ordered that in the meane time, the Said mr Maddookes & his wife Shall at the Said Court in March next, give a true accot to the best of their knowledge upon oath of all, & reall the Estate, that the Said Iohn Dandy dved possest of

### order to mh Wilkinnson for the Orphans of Pritchard

Re Estate of Pritchard

Whereas mr William Wilkinson hath Petitioned to this Court in the behalf and for the maintenance of an Orphan now under his Charge of Iohn Pritchards deceased, which Child as it appeareth, the Said Pritchard a Little before his death brought to, and Left p. 375 with the Said Wilkinson, And hath by the Said Wilkinson been kept this nine months. The Court doth order that Paul Sympson, Administr of the Said Pritchards Estate, Shall deliver unto the Said m<sup>r</sup> William Wilkinson upon oath before m<sup>r</sup> Iohn Lawson, all the remainder of the Said Pritchards Estate for the use of the Said Child, and for the Satisfying of the Said mr Wilkinson as he the Said Simpson hath in his hands, or knowes of, over and above what hath Satisfied the Said Simpson, Such debts, as the Said Pritchard was indebted unto him. And the Said mr Wilkinson is hereby Impowered to Enquire after and to take into his hands, all what is properly belonging to the Estate of the Said Pritchard within this Province

#### order for Execut to mr Preston contra Clawson

Preston v. Clawson

Whereas attachment was Granted unto mr Richard Preston against the Estate of William Clawson for a debt of three hundred Eighty three pounds of Tobacco and Caske, and Six pounds of beaver and two beaver Skinnes, and the Sd mr Richard Preston Suing to this Court for order to have Execution upon the Goods Lib. B. No. 3 attacht for the Satisfying of that debt, and it appearing to this Court by Bill and account, that the Said Clawson is indebted unto the Said mr Richard Preston, in the aforesaid Summe of Tobacco and beaver. And that the Said Clawson is non-resident in this Province. The Court doth therefore order that the Goods So Attachmt Shall be Valued & apprazed for the Satisfying of the Said mr Richard Preston the Said Debt of Tobacco and beaver.

Gary v. Order to S: Gary agt the Estate of Moore Moore

Whereas Stephen Gary hath Petitioned to this Court for a debt of one hundred and fiftie pound of Tobacco and Caske due by Specialty out of the Estate of Richard Moore deceased unto the Said Gary for transportation The Court doth order that the Said one hundred and fiftie pounds of Tobacco and Caske be forthwith Satisfied out of the Estate of the Said Moore deceased or else Execucon

Proprietary order Contra Palldin v. Palldin

Whereas Iane Palldin Servant to William Dorrington hath been brought before this Court, for having a Bastard Child, the truth of which is manifest, and the Said Palldin having taken her oath in Court, as formerly upon her Examination at a Court held the 25 of p. 376 Iuly 1657, that the Said Child is Iohn Nortons, and as by many Circumstances by Severall Depositions farther appeareth, The Court doth therefore order that the Said Iane Palldin Shall receive for this fact, Thirty Lashes upon the bare back with a whip, And that the Said Norton do put in Security both for the keeping and bringing up of the Sd Child and for his Good behaviour with Cost of Suit. And mr Dorrington So to Provid and do his Endeavour that the Said Iane Palldin be not admitted to accompany with the Said Norton.

Deposit de Iane Palldin

William Dorrington Sworne and Examined Saveth that the time when this Deponent brought Iane Palldin to make her Confession in Court, the Sd Iane being unwilling to go home without this Deponent. This Deponent went home with her the Said Palldin. And the Said Palldin when She Came home, went into a Little room, where they were wont to Scalld their Vessells, and Goodman Norton went out of the house, after this Deponent Came in and after the Said Norton had been out a Small time Came in againe and Said to his wife Elizabeth (with his knife drawne) Gods wounds you whore, if it had not been for you, this would never have Came out, And ran up to his wife with a pretence to Stab her; And I this Deponent Stopped him, and asked of him (after Some few words had passed) whether he were minded to go to the Devill. The Said Norton made answer. Gods wounds I Care not. At Severall other times this

Deponent Sayth that he hath heard the Said Norton Say, that his Lib. B. No. 3 wife did go about to take away his Life. And farther this Deponent Saith not.

> Signum William W Dorrington

Deposit de Iane Palldin

Griffin George Sworne Sayth that he this Deponent was a Liver in Iohn Nortons house, And much about the time that Iane Palldin quickned Elizabeth Norton told me this Deponent that She was p. 377 undone, I this Depont demanded of her how She was undone, She the Said Elizabeth answered, this damned Iade is with Child, I this Deponent replyed; that if She and her husband were Innocent in it they need not to take Care: Elizabeth Norton farther Said to me this Deponent, Man, I am undone, And proceeding into farther discourse about the busieness the Said Elizabeth Said, Suppose She Should lay it to you, if She doeth Said I this Deponent, to God and her own Conscience be it, but I hope God will give her more Grace, and that She will lay it to the Right father, within a Small time after I this Deponent after they had done milking, Came to the Said Palldin when She was washing her milk Vessells, and Demanded of her which way She went to work to gett this Child, She answered the old man that gott it Sayeth, I Shall not Suffer in it, for he will beare me harmless, on another time, the S<sup>d</sup> Palldin told me this Deponent (in answer to Some questions which I asked of her) that She never lay with any man but Goodman Norton, and that he knoweth well Enough, on another time this Deponent went over to William Brammalles, and the S<sup>d</sup> Brammall did begin to discourse about murther: and Said to me this Deponent, that for ought he the Sd Brammall did know, I mought be accessary to murther. I this Deponent made answer, that there was a Cursed Living where I was but for my part I Said I wou'd Endeavour to make all things as quiett as I could. Truely Sayth the Said Brammall if I hear the like busieness againe. which the old woman Goodwife Norton hath related, I will goe to mr Preston and make him acquainted with it, for as for any thing I know the old woman goeth in danger of her Life, and that it was very necessary they Should be parted, At another time William Dorrington was at Iohn Norton's house, and being discourseing of her and Norton, the Said Dorrington Said unto his maid Iane, have a Care and wrong no man, the Said Iane replyed God wrong me if I wrong him, ffarther this Deponent Sayth that after the Said Palldin had made her Confession in Court mr Dorrington brought her home, p. 378 and Iohn Norton's wife began to raile at her, and the Said Palldin went away to the old house, where Iohn Norton was at beating and Iohn Norton Came running in where mr Dorrington and I this Deponent, and bess Norton were, and drew his knife, and Called his

Mary Hebborne Sworne and Examined in open Court Sayeth, that Iane Palldin, about the time She was first known to be with

Lib. B. No. 3 wife Damned whore, and Saved I thought you were my Bosom friend, and have you betrayed me? Gods wounds I will run my knife through you. And had it not been for mr Dorrington, and me this Deponent, I know not what he mought have done to her At another time this Deponent Sayeth, that there was a bitter falling out in the house, and that the wench Palldin had a knife in her hand, and Struck at Goodman Norton, and Sayed, now you have undon me. I cannot be quiett for you, The Said Iohn Norton went to take the knife out of her hand, and therewith Cutt his own hand. And farther this Deponent Saith not. Signum

Griffin M George

Child, Came to her Mistress mrs Dorrington's house, and Satt down, and mrs Dorrington asked her how She did, the Said Palldin desired her mistriss to be Contented, and Said She would Endeavor to do her own work. Then mrs Dorrington asked her the Sd Palldin who was the father of the Child, the Said Iane answered She did not know, mrs Dorrington asked her whether She was So Impudent a whore that She did not know the father of it. She the Said Palldin farther replyed and Sayed, if you will believe me, and that I were to be wracked to death, I know not the father of it, The Said Palldin being farther urged by one Iohn Buckstone to tell who was the ffather, of the Child She the Said Palldin Said, that upon one Sabboth day in the morning, a Strange man Came in to Iohn Norton's house to pipe it, and he gott her with Child. This Dep. 379 ponent Standing by made answer this Cannot be that you would lye with a Stranger, and desired her the Said Iane to tell the truth, whereupon the Said Palldin Sayed that if She Should tell the truth, She had better never goe home, mrs Dorrington replyed and asked her, whom She Should be afraid of, and bid her Speake the truth and wrong no man. She the Said Palldin then made reply that it was Iohn Nortons Child, and nobodyes but his and that She never did know any ones body Since She Came into the Countrey but only his, Thereupon mrs Dorrington Said Come Iane, let us go to the Court, and deliver your Self there, and brought her down to the Court, ffarther this Deponent Sayth that on a Certaine time, when the Said Palldin was first quick, the Said Palldin took an Occasion to tell this Deponent, that She heard that I the Said Deponent was to be Sold to Goodman Goulson, and farther Sayed that there were two Batchellors would have freed her the Said Palldin, but Iohn Norton loved her So Dearly, that he would not part with her; and for any man that Should buy her the Said Palldin before her time were Expired, that the Said Norton would be the death of him, and that the Said Norton did Say, that perchance before the Said Palldin's time were Expired his wife mought dye; and that he the

Sd Norton loved her the Said Palldin very well, This Deponent made Lib. B. No. 3 the Said Palldin Answer, and asked her how She Could find in her heart to love him, She the Said Palldin answered Oh! Mary he loveth me Dearly, and Sayd She was Confident he would have her if his wife were dead and at the Same time She the Said Palldin was quick with Child (but this Deponent did not know it) and would have taken Physick, ffarther this Deponent Saveth that John Norton. hath given to her this Deponent the Same relation, and hath declared p. 380 that he did Love her wonderfully and that She was an Extrordinary Good housewife, and that he would have her before any woman in the Countrey, for he loved her as Dearly as his Life, but desired me this deponent that I would not reveale it, farther this Deponent Saith that Goodwife Norton, would have had the Said Palldin, to have Laid the Child to one George Hardestie and Iane made Answer and wished that She mought never be delivered, if Bess Norton would not have had her father'd on him, but the Said Iane would not, farther this Deponent Sayeth that She this Deponent taxeing Iane Palldin why She did wrong this Deponents mrs and Said that mrs Dorrington had perswaded her to father the Child upon John Norton, the Said Palldin made Answer, that She forced by Norton's wife to Speake what She did to Live at quiett, and Desired mrs Dorrington to be Contented. And farther this Deponent Sayth not Signum

Mary H Hebborne

Peter Underwood aged twenty and one yeares or thereabouts Sworne and Examined, Sayeth that he this Deponent went up to the house of Iohn Norton about October last to marke Cattle, and not having a rope went to borrow one, and that he this Depont Comeing out of the house did miss his handkerchief from his neck and went thereupon back again to the Said Nortons house, and at his Comeing in did See Iane Palldin, and the Said Norton Sitting upon two Stooles together by the fire Side, and the Said Norton Satt with his hand in the Slitt of the Said Palldin's Coate before, and as I this Deponent passed by the Said Norton did draw back his Stoole a Little way from the Said Palldin and blusht. And farther this Deponent Saith not

Thomas Turner Sworne and Examined in open Court Sayth, that p. 381 he this Deponent was Sent by his master William Dorrington up to Iohn Norton's house to marke Cattle, and this Deponent demanded of the Said Norton, where he intended to live the next yeare the Said Norton answered that he intended to live where he was, farther this deponent demanded of the Said Norton what he would do with Iane Palldin, being She was with Child, he the Said Norton Said, that if he Should leave as for what was betwixt him and the

Lib. B. No. 3 wench he must Suffer the Law, and farther Said that he knew the most they Could do it was but a fine, and that was all they Could do, and that he hoped it would not undo him The maid Iane Palldin made answer to the S<sup>d</sup> Norton and bid him he Should not feare, for he Should not be undone by her. And farther this Deponent Saith not

Thomas X Turner

Edmond Hinshman Sworne and Examined Sayeth that when measurements Preston Sent his Warrant for the fetching down of Iane Palldin, this Deponent went with the Constable, And Andrew Willcox to Iohn Nortons house, and after we were Come to the house according to Order, the Constable demanded Iane Palldin, Iohn Norton Answered She Should not go; also the Sd Palldin resisted the Constable, whereupon, the Constable demanded and required Iohn Norton and me this Deponent to be assistant, the Said Norton refused to aid or assist him, Thereupon Iane Palldin gott a knife in her hand, and Swore Several bitter Oathes, She would Stab the Constable, and me this Deponent, And did Sweare likewise that She would Stab Andrew Willcox Notwithstanding the Good Language the Said Andrew gave her, and did through a desperate kind of Iron at him the Said Willcox And farther this Deponent Saith not

Edmond Hinchman

Mitchell v. Mr Luke Barber Sworne Sayth that he this Depont Comeing to mr Gerrard after Capt Mitchells arrivall into these parts, and telling the Said Gerrard that the Said Mitchell was arrived mr Gerrard p. 382 desired me this Deponent, to remember him to Capt Mitchell, and tell him his Cowes were ready or words to that purpose, to the best of this Deponents remembrance, And farther this Deponent Saith not.

L. Barber

Deposit Edmond Phillpott

Edmond Phillpott aged about Sixty yeares Deposeth and Saith that about the end of April 1652 Cap<sup>t</sup> William Mitchell Sold this Deponent to m<sup>r</sup> Thomas Gerrard, and this Deponent had to Serve Cap<sup>t</sup> Mitchell two yeares and almost two monthes, and it was agreed that m<sup>r</sup> Gerrard Should pay upon that agreement unto Cap<sup>t</sup> William Mitchell four Cowes or heifers with Calfe or Calves by their Sides, to be delivered upon demand after the Said Cap<sup>t</sup> Mitchells return from England, and in Case the Said Cap<sup>t</sup> Mitchell did not returne the next yeare following, one Cow was to be delivered for the use of the Said Mitchells his Children and the other three Cowes or heifers at his returne, And farther this Deponent Saith that in Case the Said Cap<sup>t</sup> Mitchell did returne before this Deponents time was Expired, then he this Deponent was to be returned to the Said Cap<sup>t</sup>

Mitchell, and the Said Gerrard was to pay unto this Deponent Lib. B. No. 3 twenty pound Sterling or the Value thereof in other Commodities, if the Said Gerrard was this Deponents last master, And this Deponent Saith that the Said Gerrard gave the Said Deponent a Specialty for the Said twenty pounds Sterling within a few dayes after the Said agreement; in Case the Said Gerrard Should be his this Deponents last master, But in Case the Said Mitchell was this Deponents last master then the Sd Capt Mitchell was to pay the Wages, farther this Deponent Saith not.

The Deposition of mr Henry Coursey aged 29 yeares or there- Marsh v. abouts Sworne and Examined in open Court Saith.

Gwyther

That Capt Nicholas Gwither did Enter into bond unto mr Thomas Marsh late of Severne deceased, for five thousand Seven hundred p. 383 forty and three pounds of Tobacco and Caske, upon which he did acknowledge a Judgment, which Said Bond was past Collusively to Save the Cattle of the Said Guyther, which he the Said Guither was afraid would have been taken from him, for a fine, he then being prisoner at Seaverne, And farther this Deponent Saith that the debt due to the Said Marsh being no more then four thousand four hundred Sixty & four pounds of Tobacco and Caske, this Deponent being his then Attorney for the receipt thereof. And farther this Deponent Sayth not Henry Coursey

de Edward Hostkeys

Re Hostkeys

Mr Thomas Trueman aged twenty nine yeares or thereabout Sworne Sayeth that he this Deponent did make an Indenture betwixt Edward Hostkeys and Capt Iosias ffendall and farther this Deponent Saith that the Said Edward Hostkeys, was demanded by Capt ffendall, whether he the Said Hostkeys had rather live with Coll Smith or with him the Said ffendall, the Said Hostkeys made answer that he had rather live with Capt ffendall, farther this dept Sayth that the Said Hostkeys did Covenant and agree in the Said Indenture to Serve the Said ffendall three yeares in all manner of Imployments according to the Custome of the Countrey, only beating at the Mortar Excepted And farther this Depont sayth not

Thomas Trueman

Deposit inter Aron et Tobias Norton

Richard Garill aged 50 yeares or thereabouts Sworne and Ex- Jacobson amined in open Court Sayth, that he this Deponent was present when John Little and Tobias Norton were making up their accounts with Aron Iacobson and his Copartner, Albert Iohnson, And farther this Deponent Sayeth that the Said Aron Iacobson and Albert Iohnson did perfect and make Even all their accounts with the Said John Little and Tobias Norton, all but two hundred and fifty pounds of

Norton v.

Lib. B. No. 3 flower, and that the two Dutchmen remained So much in the Said Iohn Littles and Tobias Norton's debt, after their accounts were all perfected, And farther this Deponent Sayth not

Signum Iohn × Garrill

Sepharin Hach Sworne and Examined in open Court Sayth that he this Deponent heard Allbert Iohnson Say that he the Said Iohnson was to bring in two hund<sup>d</sup> and fiftie pounds of flower, from the Manadose for Iohn Little and farther this Deponent Saith not Sepherin Hach

Proprietary v. Robins We whose Names are underwritten according to our oathes taken by m<sup>r</sup> Lawson, and by an order of the last Court to Search the body of Elizabeth Robins do return our opinions and Answer

The Iury of women upon Elizabeth Robins

We found the Said Elizabeth in a very Sad Condition and in a Condition not like to other women, & Confessed that She had twice taken Savin; once boyled in milk and the other time Strayned through a Cloath, and at the taking thereof not Supposing her self with Child as She Sayeth, takeing it for wormes not knowing the Vertue thereof any other wayes, farther Confessed that She Supposeth her Self to have a dead Child within her, and if a Child, that the true begetter of it was her husband Robert Robins.

Signum
Signum
Mary × Wright
Margaret M Banks
Signum
Signum
Ann A Smith
Darcos D Lawson
Barbara Iohnson
Signum
Iane × Robinson

Hopkins v. Basey Thō: Sheriden Depō: De Robt Hopkins Et Michael Basey

Basey Thomas Sherriden aged forty yeares or thereabouts Sworne and Examined Sayeth that about the last Spring this Deponent lost a p. 385 parcell of hogs, and those Said hogs were wont to keep about Robert Hopkins and his Brother's Ground, farther this Deponent Sayeth, that he Enquired of the Said Brothers for the Said hogs, who made answer they had lost theirs also, farther this Deponent demanded of them, if they did know which way the Said hogs went, and the two brothers replyed that, they had Some bad neighbours, and that they Could not keep any thing for them, And the Brothers farther Said, that they thought mine were gone the Same way that theirs were, farther this Deponent demanded of the Said Brothers, what neighbours they were, that were so bad, they replyed it was Michael Basey, This Deponent demanded farther if they Could prove it, they and

swered that Henry Bullens wife Should Say, that She was in Michael Lib. B. No. 3 Basey's house, one night late, when Michael Basey brought in a hog without Eares, And Robert Hopkins farther told this Deponent that the said Bullens wife did Say; that Michael Basey did Say to his wife (Seeing a Stranger in the house) when he Came in with the hog, O! wife I have left the hogs Eares in the Indian Cabinn, and forgott them, And farther this Dept Sayeth that Robert Hopkins did tell him this Depont that Henry Bullen's wife did say, that She heard Michael Basey farther Say to his wife that the Sow was very poor, and that he thought She was with pig In Answer to this Discourse of the Brothers this Depont made reply, that if this were all the proofe that they had that he this Deponent would put it upp, But the brothers answered they would not, but would Sue the Said Michael Basey, farther this Depont Coming upon another day to the house of the two Brothers, to look after his Said hogs, did find one hog dead, Lying upon the Rising of the Said Brothers Ground, all Eaten but the feet and a piece of the head, but both Eares were gone, This Depont told the brothers of it, and one of them made answ he would go to See the hog; and when we Came to the hog we turned it. And the Said Hopkins made Answer, that he did think in his Concience that it was his hog. Signum

Thomas X Sherriden

p. 385

Order to Aron Iacobson

Jacobson

Where as Aaron Iacobson hath Petitioned this Court to be Im- v. Johnson powered for the receiving of all Iust debts to Allbert Iohnson within this Province, The S<sup>d</sup> Iacobson having been (as he alledgeth) Copartner with the Said Iohnson, and Equally interested in the Said debts, and farther alledging that he the Said Iacobson did Send along with the Said Iohnson a Considerable Sume of Tobacco for the Mannadose, for the which Sume of Tobacco, the Said Iohnson hath as yet failed to send in any returne or account thereof unto him the Said Iacobson, and the Said Iacobson pleading himself much damnified thereby The Court finding the Said Iacobson neerlest interested in the Said debts, doth order that the Said Iacobson be Impowered to receive all Iust debts whatsoever within this Province belonging unto the Sd Iohnson he the Said Iacobson putting in Security to be accountable for the Same to the Said Iohnson or his Assigns whensoever he shall (by either of them) be Legally thereunto Called.

These presents Wittness that Whereas Edmond Phillpott is by Mitchell v. Assignment to Serve me Thomas Gerrard of St Clements Esq for Gerrard the time he was to Serve Capt William Mitchell. In Case the Said Capt Mitchell do not before return from England, and remand him And in Consideration whereof I the Said Thomas Gerrard am to pay unto the Said Edmond Phillpott twenty pounds Sterling, or the

Lib. B. No. 3 Value thereof in the Commodities of this Countrey, But in Case the Said Edmond Phillpott be remanded before the Sd Terme be Expired, by the Said Capt Mitchell, that then the Said Capt Mitchell is to Satisfie the Said Edmond Phillpott, according to the Condition of this Indenture, And the Said Thomas Gerrard is to be discharged from the payment of the Said Twenty pound Sterling, any thing Contained in These presents, Notwithstanding. In Testimony

p. 388 whereof we have Sett our hands this 27th of may 1652

Teste Roger Isham Thomas Gerrard

Thomas Hawkines

Will Mitchell Concordat Cum Orriginali teste me Tho: Turner Cik

Owen Iames hath this day (being the 26t of Ianuary 1657) Entred

Jan. 26 a Caveat for Administration upon the Estate of Paul Simpson Simpson deceased.

Stone v. mon Barba-

These may Testify I Thomas Stone do acquitt release and free Barbarah Soliman Barbarah from all Service and Engagegements due from Feb. 11, 1657
Recorded him to Capt William Stone (Excepting the Clause of the Leaving for Solla- him half his Estate at his Death, which according to former Conrah dition Standeth in force) upon the payment of four Thousand pounds of Tobacco, for which I am Content to take, a man Servant at Eighteen hundred and his Bill for one Thousand to be paid upon demand, and the other twelve hundd to be paid the next yeare as Wittness my hand this 13th of November 1657

Thomas Stone

Witness. Sam: # Bonam

1657/8 Jan. 30 At a Court Held at Putuxent the 30th of Ianuary 1657 mr Richard Preston mr Iohn Hatch

Present { mr Mich : Brooke mr William Parratt mr Wm Euens.

Sharpe v.

Whereas mr Peter Sharpe Chirurgeon hath Exhibited an Account Morris to this Court for Physick and attendance, Expended and Administred unto Bassill Little Merchant in the time of his Sickness, as by the Said mr Sharpes accompt appeareth, to the Sume of two thousand one hundred and ninety pounds of Tobacco and Caske, and Capt Robt Morris and mr Henry Meese Executors of the Estate of the Said Bassill Little deceased desireing the Iudgmt of the Court upon the Said Accompt, The Court doth therefore order that the Sharpe out of the Estate of the Said mr Bassill Little deceased the

p. 389 Said Capt Morris and mr Meese Shall Satisfie unto the Said mr Peter Sume of one Thousand five hundred pounds of Tobo and Caske, in full Satisfaction of the aforesaid account of two Thousand one

hundred and ninety pounds of Tobacco

Whereas mr William Dorrington hath Petitioned to this Court for Lib. B. No. 3 Charges Expended in the time of the Sickness of Bassill Little Dorrington merchant deceased viz. for his funerall Charges three thousand, for the diett of three Servants nine weekes per piece, two Thousand Seven hundred, for mr Sledd's accommodation dyett & Storadge two Thousand, In all amounting to Seven thousand Seven hundred. which accompt being Examined by the Court. The Court doth order that Seven thousand pounds of Tobacco and Caske be paid unto the Said mr William Dorrington, out of the Estate of the Said mr Bassill Little deceased, in full Satisfaction of the aforesaid accompt of Seven Thousand Seven hundred pounds of Tobacco and Caske.

#### Order to mr Richard Smith

Re Lee

Whereas mr Richard Smith hath presented before this Court a woman Servant of mr Bassill Little deceased named Elizabeth Lee (bought of mr Henry Meese Merchant Executor to the Said Estate) Coming in without Indenture, to Judge according to Act of Assembly her age. The Court doth Judge the Said Servant not to be of the age of Sixteen yeares, and to Serve according as the Law in that Case hath Provided.

Whereas it appeareth to this Court that Iohn Sutton Standeth Morris v. Indebted unto the Estate of mr Bassill Little deceased, the Sume of five hundred and fifty pounds of Tobacco and Caske, as by Bill dated the fifth of march last appeareth, The Court doth order that the Said Iohn Sutton Shall Satisfie the Said debt of five hundred and fifty pounds of Tobacco and Caske wth Cost of Suit, or Else Execution

Whereas Christopher Cary hath Petitioned this Court for a debt Cary v. of two Thousand pounds of Tobacco and Caske being due by Condition, from Thomas Letchworth to the Said Cary for a Servant bought by the Said Letchworth of the Said Cary. And the Said Letchworth being bound, Covenant to deliver back the Said Servant, p. 300 as also to pay one Hogshead of Tob: upon default of payment for the Said Servant (upon demand) The Court doth therefore order that the Said Servant Redelivered to the Said Cary according to Condition with one Hogshead of Good and bright Tobacco forthwith to be Satisfied otherwise Execution to pass against the Estate of the Said Letchworth.

Whereas it appeareth to this Court that Henry Cox Standeth in- Morris v. debted to the Estate of mr Bassill Little deceased in the Sume of one Cox Thousand one hundred Eighty two pounds of Tobacco and Caske as by two Severall Specialties appeareth, The Court doth order that the Said Cox do forthwith Satisfie the Said one Thousand one hun-

- Lib. B. No. 3 dred Eighty two pounds of Tobacco and Caske with Court Charges or Else Execution.
  - Bonam v. Whereas it appeareth to this Court that William Lawrell is indebted unto Iohn Bonam in the Sume of four hundred forty five pounds of Tobacco & Caske as by Specialty appeareth, The Court doth order that the Said four hundred forty five pounds of Tobacco and Caske be forthwith Satisfied by the Said Lawrell to the Said Bonam with Court Charges, or Else Execution
  - Morris v. Whereas it appeareth to this Court that George Bussey Standeth
    Bussey indebted to the Estate of mr Bassill Little deceased the Sume of two
    Thousand Six hundred Eighty three pounds of Tobacco and Caske,
    The Court doth order that the Said George Bussey shall forthwith
    p. 391 Satisfie the Said Two Thousand Six hundred Eighty three pounds
    of Tobacco and Caske with Court Charges or else Execution.
  - Morris v. Whereas it appeareth to this Court tht mr Iohn Pott Standeth Indebted to the Estate of mr Bassill Little Deceased in the Sume of four hundred pounds of Tobacco and Caske, being due by a Specialty assigned over to the Said mr Little by Thomas Seamor, The Court doth order that the Said mr Potts, Shall forthwith Satisfie the Said debt of four hundred pounds of Tobacco and Caske with Cost of Suit, or Else Execution.
  - Meese v. Harwood

    Whereas Henry Meese mercht hath Petitioned this Court for a debt of one Thousand one hundred & Eleven pounds of Tobacco and Caske due to him the Sd Meese for Goods Sold and Delivered to Phillip Harwood, And the Said Harwood Confessing the debt, The Court doth order that the Said Phillip Harwood, Shall forthwith Satisfie the Said one Thousand one hundred and Eleven pounds of Tobacco and Caske unto the Said mr Henry Meese with Cost of Suit or Else Execution
  - Osborne v. Iudgment is Granted unto mr Henry Osborne, against the Estate Morris of Bassill Little merchant deceased for a debt of one Thousand and tenn pounds of Tobacco and Caske being due to the Said Osborne by accompte, to the truth of which accompt the Said Osborne hath been deposed in open Court.
  - Morris v. Keene Executors to m<sup>r</sup> Bassill Little deceased against Edward Keene for a debt of two thousand Seven hundred Eighty and Seven pounds of Tobacco and Caske being due from the Said Keene to the Estate of the Said m<sup>r</sup> Bassill Little deceased with Cost of Suit.

Whereas it appeareth to this Court that mr Henry Hooper is in- Lib. B. No. 3 debted unto the Estate of mr Bassill Little Deceased, the Sume of Morris v. three hundred thirty nine pounds of Tobacco and Caske, The Court doth order that the Said mr Hooper do forthwith Satisfie the Said three hundred thirty and nine pounds of Tobacco and Caske with Cost of Suit or Else Execution.

Whereas Ishmaell Wright Standeth Indebted to the Estate of Morris v. Bassill Little mercht in the Sume of twelve hundred pounds of Wright Tobacco and Caske as appeareth to this Court being due by bill and accompt The Court doth order that the Said Ishmaell Wright do forthwith Satisfie the Said debt of twelve hundred pounds of Tobacco and Caske, with Cost of Suit, or Else Execution.

Whereas Capt Robert Morris and mr Henry Meese Executors to Morris v. the Estate of mr Bassill Little deceased, have Petitioned this Court against Iohn Reede for nine hundred thirty two pounds of Tobacco & Caske due by Bill, and it appearing to this Court, by a Receipt under the hand of mr Richard Harris deceased that there was paid by the Said John Reede, unto the Said Harris for the use of the Said mr Little the Sume of Eight hundred pounds of Tobacco and Caske in part of the Said debt of nine hundred thirty and two p. 302 pounds of Tobacco and Caske, The Court doth order that the Said Reede, be discharged of the payment of the Said Eight hundred pounds of Tobacco and Caske, and that he pay the remainder being one hundred thirty two pounds of Tobacco and Caske with Cost of Suit or Else Execution.

Whereas it appeareth to this Court that Iohn Bagbey Standeth Morris v. indebted unto the Estate of mr Bassill Little deceased the Sume of Bagbey four hundred fifty and Six pounds of Tobacco and Caske as by Bill appeareth, The Court doth order that the Said Iohn Bagbey do Satisfie the Said debt with Cost of Suit, or else Execution

Whereas it appeareth to this Court that William Turner Standeth Morris v. indebted unto the Estate of mr Bassill Little deceased in the Sume Turner of two Thousand two hundred Sixty and five pounds of Tobacco and Caske due by two Bills, The Court doth therefore order that the Said William Turner Shall Satisfie the Said debt of two thousand two hundred Sixty and five pounds of Tobacco and Caske, or Else Execution, with Cost of Suit

Whereas Capt Robert Morris, and mr Henry Meese Executors to Morris v. the Estate of mr Bassill Little deceased have Petitioned to this Court Taylor against Robert Tayler for a debt of Seven hundred pounds of Tobacco and Caske due by Bill, And it appearing to this Court by

Lib. B. No. 3 Receipts under the hand of m<sup>r</sup> Richard Harris Attorny of the Said m<sup>r</sup> Little, that there is due from the Said Robert Tayler upon that bill, but fifty five pounds of Tobacco: The rest being received by the Said m<sup>r</sup> Harris for the use of the Said m<sup>r</sup> Little, The Court doth therefore order that the Said Tayler do forthwith Satisfie the Said debt of fifty five pounds of Tobacco & Caske in full Satisfaction of that debt, or Else Execution

Morris v. Where as it appeareth to this Court that Iohn Grammer Standeth Grammer indebted unto the Estate of Bassill Little, mercht deceased, the Sume p. 393 of Six hundred and Eighteen pounds of Tobacco and Caske being part of a debt by Bill unsatisfied, and due as it appeareth to the Said Estate, The Court doth order that the Said Iohn Grammer do forthwith Satisfie the Said debt of Six hundd and Eighteen pounds of Tobacco with Cost of Suit or Else Execution.

Morris v. Whereas it appeareth to this Court that Capt Phill: Morgin StandMorgin eth indebted unto the Estate of mt Bassill Little deceased, the Sume
of three hundred and Eighty pounds of Tobacco and Caske due by
Bill and account, The Court doth order that the Said Capt Phillip
Morgin Shall forthwith Satisfie the Said debt with Cost of Suit, or
Else Execution

Keene v. Order to Capt Keene

Estate of Little Iudgment is Granted to Capt Henry Keene against the Estate of mr Bassill Little deceased for Six hundred pounds of Tobacco and Caske due by accompt to the Said Capt Keene.

Re Makey Order to Robert Makey for his freedom

Whereas by the Testimony of m<sup>r</sup> Henry Osborne and m<sup>r</sup> Peter Sharpe, it appeareth to this Court that m<sup>r</sup> Bassill Little late deceased, did promise when he the Said m<sup>r</sup> Little lay Sick to Sett free a Servant of his Named Robert Makey, And the abovesaid m<sup>r</sup> Osborne and m<sup>r</sup> Sharpe having manifested the Same upon their Severall oathes, The Court doth order that the Said Makey be released, and Sett free from all Claimes of Servitude from the Said m<sup>r</sup> Little his heirs Executors or any other person by, from, or under them or either of them whatsoever.

January the 12th Anno Domini 1657

January 12, 1657/8
Re Estate of
White upon his oath Sayth, that about the middle of this last october
Thomas White Came to the house of the Said Pipers, and told this

p. 394 Deponent he Came to Gather Some Hasell nuts for Margaret William Marshalls maid, And farther this Deponent Sayth that Thomas

White told him that the Said Margarett, and he the Said White, had Lib. B. No. 3 past their faith and troth together, and farther Saith not Iurat Coram me Signum

Iohn Hatch

Iohn m Piper

January the 12th Anno Dom: 1657

Depositions de Thomas White

Richard Tarling aged 23 yeares or thereabouts Sworne and Examined upon his oath Sayeth, That about nine Weekes agoe or thereabouts this Depont Sayeth, Setting upon a Tree with Thomas White in the Plantation of William Marshalls, he the Said Thomas White told this Deponent, that he had been in Leage with William Marshalls maid two yeares or thereabouts, And farther this Deponent Sayth that Thomas White told him that if he dyed he would give her all that he had, and farther Saith not

Iurat Coram me Iohn Hatch.

Signum Richard × Tarling

## Ianuary the 12th Anno Dom: 1657

Peter Carr aged 33 yeares or thereabouts Sworne and Examined upon his Oath Sayth that about the Latter End of this Last December Thomas White Came to this Deponent (as he was Splitting of a Cutt of Rayles) and Thomas White told this Deponent that he asked Margaret (William Marshalls maid) her good will and She Said She Loved him, And Thomas White further told this Deponent, that he would buy her off, for he had three hogsheads of Tobacco att Edward Swanes and one at Iohn Pipers, And this Deponent Replyed he would do her master Injury to take her away till he had Provided him another, And Thomas White Replyed to this Deponent, he would not do So for his Sake, And farther Sayth not

Iurat Coram me Iohn Hatch

Signum Peter × Carr

# Ianuary the 25th Anno Dom: 1657

William Empson Aged 35 yeares or thereabouts Sworne and Examined upon his oath Saith that Thomas White told this Deponent P. 395 (coming along Between his house and William Marshalls) the 27<sup>th</sup> of the last December, that if it pleased God he the Said White Should dye, before he married William Marshalls maid Margarett he would give her all he had. And farther Sayth not, Iurat Coram me Iohn Hatch

Signum

Signum William M Empson Re Estate of Slingsby

Lib. B. No. 3 Deposit de Slingsby

Thomas Lomax Aged about 27 yeare Sworne and Examined the 22d of Ianuary Anno Dom: 1657 Sayeth, That upon Wednesday the 13th of Ianuary 1657 Iohn Slingsby being in the now dwelling house of Will<sup>m</sup> Marshall, Sayed unto the Said William take now all that I have, and lett me See how you will maintaine me, to which the Said William Replyed. Iohn So Soon as I Come from the mill, I will give you from under my hand, to maintaine you, in meate Drink Apparrell & Lodging So Long as you live, and if I dve before you You Shall be maintained out of what Estate I Leave behind me, And farther this Deponent Sayth that Iohn Slingsby made Answer; then all that I have is yours, And farther Sayth not Thom Lomax Jurat Coram me John Hatch

## Ianuary the 22d Anno Dom: 1657

Iohn Dougles aged one and twenty years or thereabouts Sworne and Examined upon Oath the 13th of this present Ianuary, Sayeth that he this Depont heard Iohn Slingsby Say unto his master William Marshall as he was Sitting in a Chaire, with these words, now I am Come, and will give you all that I have, and See now how you will maintaine me. And farther this Deponent Sayth, that his master told Iohn Slingsby, that if he dyed before Iohn Slingsbey that his Estate Should maintaine him So Long as he Lived, And farther this Deponent saith he heard Slingsbey reply, that all was his masters And farther Sayeth not

Iurat Coram me Iohn Hatch

Iohn Duglas

p. 396 for Mrs ffen-

Know all men by these presents that I Luke Barber of Newtowne Recorded within the Province of Maryland Gent, do acknowledge my Self to wick this owe and Stand indebted unto mrs Iane ffenwick of Putuxent of the 14th day of Province abovesaid in the full and Just Sume of Thirty pounds of tteb. Annis Dom:, 1657 Lawfull English money to be paid unto her the Said mrs ffenwick her heirs Administrs or Assignes, on the Thirtieth day of Iune, which Shall be in the yeare of our Lord God 1658. In or at the Royall Exchange in London.

Fenwick v.

And for the true performance of weh payment I the Said Luke Barber Barber do hereby (for her the Said mrs ffenwicks better Security) bind over unto her the Said mrs ffenwick, That mare with her whole increase and one young horse (for weh this Said bond is due) and twenty pounds Sterling to be paid to her the Said mrs ffenwick her heirs or Assignes (over and above the Said Horses and their Increase) on the Thirtieth of Iuly after the date of the Bond above Specified, in Case the Said Sume of Thirty pounds be not defrayed, and paid as is afore Provided To all which I the Said Luke Barber do bind my Self, my heirs Executors, and Administrators firmly

by these presents, As Witness my hand this Seventh day of Iune Lib. B. No. 3 Anno Dom: 1657 Sealed Signed an Delivered L Barber

in the presence of Will Mill Richard Lloyd

Concordat Cum Orriginali Teste me Thomas Turner Cłk

# London the 21th of September 1657

Know all men by these presents that I Capt Iohn Tully master of Parrett v. the Ship Reliefe bound for Virginia, Maryland and Providence do Tully by these presents bind my Self and Assignes unto Thomas Webb of London Mercht or his Assigns to Receive into my Ship Reliefe from Thomas Webb or his Assignes in Virginia that is to Say from any Convenent place within the River of Putuxent in the Province p. 397 of Maryland in Virginia within forty dayes after the arrivall of the Ship Relief into the River of Putuxent in Virginia, the full quantity of forty five hogsheads of Tobacco Certain and five hhds of Tobacco Recorded more uncertaine which quantity of 45 hhds I Iohn Tully do oblidge for Mr Par-my Self to fetch or Send my boate or Sloop to bring aboard my of ffeb; 1657 Ship from any Convenient place within the River of Putuxent, And farther I Capt Iohn Tully do oblige my Self to Come home to the Port of London (the danger of the Seas Excepted) and there to deliver unto Thomas Webb or his Assignes, the abovementioned forty five Hogsheads of Tobacco, he or they paying fraight after the Rate of Seven pounds Sterling per Tunn four usuall hhds according to the Gage of the Countrey to the Tunn, In performance of this Covenant I Iohn Tully do bind my Self and Assignes to pay unto Thomas Webb or his assignes, the Sume of two hundred pounds Sterling money in Case the Covenants abovewritten be not performed. In Witness hereof I have hereunto Sett my hand Seale this 23d day of September 1657 Wittness Iames Bagnall

Iohn Tully

I do Assigne this agreement within mentioned for 45 hogsheads of Tobacco and 5 hogsheads unto mr William Parrett in Patuxon River in Virginia or his Assignes for my use, Witness my hand this 24th day of September 1657

P Thomas Webb

Concordat Cum Orriginali Teste me Thomas Turner Cler:

The free Guift of Robert Kingsborough is to bestow one black for the use Cow markt on the left Eare with a Crop and two Slitts, and on the of Robert right Fore the Source and a half moon on the under Side. This Kingsright Eare the Square, and a half moon on the under Side. This borough's Abovesaid marked Cowe, and aged about Six and Seven yeares of children this age, I do desire to have Recorded for the Sonne of Edward Wells, ruary

Lib. B. No. 3 weh Boy is Named Edward Wells, the abovesaid Cowe and her female Increase for the use of the abovesaid Boy, only the male

p. 398 kind Calves for my own use, untill the Boy Cometh to age, And also a Red pyed Cowe for the Daughter of the abovesaid Edward Wells marked as the abovesaid Cow is marked only a Little bitt of the Square is gone, These two Cowes I do desire to be Recorded for the use of Edward Wells and Elizabeth Wells, Children unto Ed-

Re Kings- ward Wells, only the Bull Calves for my use untill the Said Children borough be of Age. I also give unto my own Son one Red heifer marked with three Slitts in the Crop of the Left Eare, and a Square and a half moon under the right Eare. This Boy is Named Samuell Kingsborough, and aged about four yeares, These Cowes and Heifers I do Give unto the abovenamed Children, As Wittness my hand this 16th of ffebruary 1657 Robert K Kingsborough

This Deed of Guift was made and acknowledged by the Said Kingsborough in

open Court

Teste me Thomas Turner Cfer:

1657/8 At a Provinciall Court held at Putuxent the 16th of ffebruary 1657

Present { m<sup>r</sup> Rich: Preston m<sup>r</sup> Mich: Brooke mr William Parratt mh William Euens mr Thom: Thomas

Lumbrozo v.

Whereas upon Reference at the last Court It was Ordered that Gillford William Gillford was to Satisfie unto Iacob Lumbrozo four hundred pounds of Tobacco and Caske due by Bill, Reserving what the p. 300 Said Gillford Could discount at this Court And the Said Gillford having Iustly Discounted one hundred pounds of Tobacco of the Said Debt, The Court doth order that the Said Lumbrozo do discount the Said one hundred pounds of Tobacco and to pay their Court Charge

Overzee v. Peake

Whereas mr Symon Overzee arrested to this Court Walter Peake and John Cornelius for a debt of two Thousand pounds of Tobacco and Caske due by Bill to Phillip Land, And Assigned by the Said Land to the Said Overzee, And the Said Peake Craveing Reference to the next Court, alledging that he can prove the Said Bill to be Void, by a Condition in the hands of the Said Land, The Court doth order and Grant a Reference in that Suit untill the next Court

Re Estate of Simpson

Whereas Owen James hath Petitioned this Court for Administration of the Estate of Paul Simpson deceased he the Said Iames having Produced an Account to this Court, wherein he Sayth that the Said Sympson is indebted unto him the Said Owen Iames two Thousand four hundred pounds of Tobacco, And Walter Peake Lib. B. No. 3 Caveating to this Court that Administration may not be Granted alledging that the Said Simpson made a Will, The Court doth therefore order that if no will appeare at the next Court then Administração to be Granted unto the Said Owen Iames upon the Estate of the Said Simpson deceased.

Walter Peake demandeth one Thousand pounds of Tobacco out Peake v. of the Estate of Paul Simpson deceased, due to the Said Peake by Simpson being Security for the S<sup>d</sup> Simpson to m<sup>r</sup> Simon Overzee.

Whereas it appeareth to this Court tht mr Henry Hooper is Cary v. Indebted unto mr Thomas Cary Mercht upon Ballance of all ac-Hooper counts between the Said Cary and the Said Hooper, the Sume of five hundred Seventy Eight pounds of Tobacco and Caske, Excepting two hundred pounds of Tobacco weh in the Said account is Charged for Copper Lace, which is to remain Charged and notdiscompted for upon the Testimony of m<sup>r</sup> Thomas Iordan merchant. which if he the Said m<sup>r</sup> Iordan Shall testifie that it is to be Charged p. 400 upon the Said Hoopers accompt, is then to be added to the Said five hundred Seventy Eight pounds of Tobacco & Caske. The Court doth order that the Said mr Hooper Shall Satisfie the Said debt of five hundred Seventy Eight pounds of Tobacco and Caske with Coste of Suit or Else Execution.

Whereas it appeareth to this Court that Wm Hammington Stand- Collett v. eth Indebted unto Richard Collett in the Sume of three hundred Hamming-pounds of Tobacco and Casks. The Court doth order that the adpounds of Tobacco and Caske, The Court doth order that the sd Hamington do forthwith Satisfie the Said Debt of three hundred pounds of Tobacco and Caske with Cost of Suit or Else Execution.

Nonsuit is Granted unto mr Hugh Standley in an Action wherein Veitch v. the Said Standley is defendant, and Iames Veitch plantiffe with Standley Cost of Suit

Whereas it appeareth to this Court that Iohn Tennis Standeth Lord v. Indebted unto Iohn Lord in the Sume of two hundred fifty and three pounds of Tobacco and Caske by Bill, The Court doth order that the Sd Tenniss do forthwith Satisfie the Said Debt with Cost of Suit or Else Execution.

Whereas it appeareth to this Court that Thomas Stone is indebted Barbery v. unto Ann Barbery the Sume of two hundred ninety five pounds of Stone Tobacco and Caske due by accompte, The Court doth therefore order that the Said Thomas Stone Shall forthwith pay the Said two hundred ninety and five pounds of Tobacco and Caske with Cost of Suit or Else Execution.

The Same Court Continued the 17th of ffeb: 1657 Present as the Lib. B. No. 3 1657/8 day before

Whereas Iohn Harwood hath Severall Courts Petitioned this Harwood v. Edin Court, and Issued forth Severall Writts against William Edin for Satisfaction for five barrells of Corne, Sold by the Said Harwood to the Said Edin to Satisfie a debt of three hundred pounds of Tob: for the use of the Said Harwood to Henry ffox as the wife of the Said Edin formerly in this Court hath Confessed, And a Refference being Granted the Last Court at the desire of the Said Edin unto this p. 401 Court, and the Sd Edin not appearing. The Court doth order that the Said Edin Shall Satisfie the Said three hundred pounds of Tobo with two hundred pounds of Tobacco Charge and Cost of Suit or else Execution, unless the Said Edin do by the next Court make appeare that he hath Satisfied the Said debt to the Said ffox.

Whereas Capt William Ewens Administr of the Estate of Capt Ewens v. Johnson Iohn Barriffe deced hath Petitioned for a debt, of one hundred Sixty and nine pounds of Tobacco and Caske due by Bill, unto the Said Barriffe deceased from Cornelius Johnson, And the Said Johnson alledging that he Served the Said Barriff one month, for which he Sayeth that he never Received Satisfaction as he Can prove by Arther Wright The Court doth therefore Order that if the Sd Wright do Testife that the Sd Iohnson did Serve the Said Barriffe And that to his knowledge he never reced Satisfaction, then the Said Iohnson to have in his Bill for Satisfaction for his Service So performed to the Said Barriffe, or Else the Said Iohnson to Satisfie the Said Debt of one hundred Sixty nine pounds of Tobacco wth

Whereas Richard Smith the last Court obtained an order for Cockerell Attachment against the Estate of Iohn Cockrell to a Legall Determination this Court, for a debt of two hundred Seventy and one pounds of Tobacco And the Said Smith Suing for order from this Court for Iudgment upon his Attachment, And the Sd Cockrell not appearing to plead to the Said Attachmt upon the oath of the Said Smith, and Thomas Bellcher tht the Said debt is Due, The Court doth order that Satisfaction be made out of Such Goods as were So Attatcht with Cost of Suit, or Else Execution.

Whereas Thomas Seamor arrested to this Court mrs Iane Elton-Seamor v. Eltonhead head for a debt of Seven hundred and twenty pounds of Tobacco and Caske due by Bill, The Court doth order that the Said mrs p. 402 Eltonhead Shall Satisfie the Said Debt of Seven hundred and twenty pounds of Tobacco and Caske with Cost of Suit or Else Execution.

Smith v.

Cost of Suit

Whereas Thomas Stone hath Sued to this Court, in behalfe of Lib. B. No. 3 Capt Wm Stone for a debt of Eight hundred Eighty and five pound Stone v. of Tobacco and Caske being the remainder of a Bill of three thousand one hundred ninety and nine due october 1654 from John Cornelius, and the Sd Cornelius discompting upon oath three hundred Eighty and Seven pounds of Tobacco allowed by the Court, and to be deducted out of the Said debt of Eight hundred Eighty five pounds of Tobacco, The Court doth order that the Said Iohn Cornelius do Satisfie the Remainder of the Sd Bill being four hundred ninety and Eight pounds of Tobacco wth Cost of Suit or Else Execution.

Whereas it appeareth to this Court tht mr Hugh Standley is in- Smith and debted unto Richard Smith and Thomas Bellcher the Sume of one Standley Thousand Twenty and nine pounds of Tobacco & Caske by accompt. and acknowledged by the Sd Standley in Court. The Court doth order that the Said mr Standley do Satisfie the Said debt of one Thousand twenty & nine pounds of Tobacco and Caske wth Cost of Suit or Else Execution.

Whereas Aron Iacobson hath Petitioned this Court against mr Jacobson v. Hugh Standley for a debt of four hundred pounds of Tobacco and Standley Caske due for worke to be done by Albert Iohnson And it appearing to this Court that the Sd Iohnson is wanting of performing his worke by four dayes It is ordered that the Said Iacobson Copartner wth the Sd Johnson do make good the Said worke to the Said Standley, and then the Said Standley to Satisfie the Said four hundred pounds of Tobacco & Caske, or else Execution And the Said Iacobson to pay Cost of Suit

Whereas Thomas Caiger hath Peticon'd this Court for a debt of Caiger v. one Thousand three hundred pounds of Tobacco and Caske out of Barriff the Estate of Capt Iohn Barriff deceased being by Condition for Service, And it appearing to this Court that the Said Caiger performed but half the time of his Condition, The Court doth there- p. 403 fore order that the Said Caiger Shall be Satisfied Six hundred and fifty pounds of Tobacco and Caske out of the Estate aforesaid, or Else Execution

mr Emperor Smith having acknowledged a Judgment unto mr John Lawson v. Lawson for a debt of four hundred pounds of Tobacco and Caske, due to the Said mr Lawson as Attorney to his Brother mr Iohn Collins, The Court doth order that the Said Smith forthwith Satisfie the Said debt of four hundred pounds of Tobacco and Caske with forbearance and Cost of Suit, or Else Execution.

Mrs Jane Eltonhead Craveing a Refference (by reason of the non Smith v. appearance of her Wittness) in a Suit wherein Richard Smith was Eltonhead

- Lib. B. No. 3 plantiff and She the Said Mrs Eltonhead defendt The Court doth grant a Refference in that Suit untill march next, then to be finally Determined.
- Mullekin v. Refference is Granted between Iames Mullekin plft and mr Henry Coursey Coursey defendant untill march next
  - Smith v. Whereas Richard Smith hath Petitioned this Court for a debt of
    Brooke three hundred pounds of Tobacco and Caske due from m<sup>r</sup> Michaell
    Brooke by Bill, and the Said m<sup>r</sup> Brookes acknowledging the Said
    Debt, The Court doth order that the Said m<sup>r</sup> Brooke do Satisfie the
    Said debt with Cost of Suit or Else Execution.
  - Hooper v. Refference is Granted (with the Consent of both parties) unto m<sup>r</sup>
    Norton Tobias Norton in a Suit depending between m<sup>r</sup> Henry Hooper
    plantiff and him the Said Norton defend<sup>t</sup> untill the Court to be
    holden in March next.
- Guttridge v. Refference is Granted untill march next in a Suit depending Jolly between Timothy Guttridge plantiff and Iames Iolly defendant
- Stagwell v. Nonsuit is Granted unto Capt Sampson Waring Attorny of Morgin Thomas Stagewell agt Capt Phillip Morgin wth Cost of Suit
- Beckwith v. Nonsuit is Granted unto George Beckwith against Ann Mad-Maddock dookes with Cost of Suit.
- Stagwell v. Nonsuit is Granted unto Capt Sampson Waring Attorney of Thompson Thomas Stagwell against Iames Tompson with Cost of Suit
- Watts v. Thomas Plott aged twenty one yeares or thereabouts Sworne and Dorrington Examined in open Court Sayeth, That the Cannoe in dispute between Alexander Watts and William Dorrington he this Deponent doth know to be Alexander Watts, Ever Since the Said Watts bought the Said Cannoe of an Indian which is about one year and a half Since, And farther this Deponent Sayeth not Signum Thomas × Plott

Thomas X Plott

Barrett v. Whereas m<sup>r</sup> Michael Brooke Attorney of William Barrett hath Petitioned this Court for Seven hundred and Seventeen pounds of Tobacco and Caske w<sup>th</sup> forbearance for one year, wherein Phillip Harwood Standeth indebted by Specialty for the payment of the Same. The Court doth order that the Said Harwood Shall forthw<sup>th</sup> Satisfie the Said debt with Cost of Suit and forbearance or else Execution

Robert Patterson aged forty yeares or thereabouts Sworne and Lib. B. No. 3 Examined Sayeth that he this Deponent was present when David Re Berry ffarera Looked upon two hogsheads of Tobacco of mr William Berrys which was in or about may last, And this Deponent farther Sayeth, that the Said Tobacco which the Said ffarera viewed was then Sound and Good, onely a Little Damnified (the one of them) in one of the Ioynts of the Slaves, that Hogshead not being Closely Iovnted. And farther this Deponent Sayeth not

> Signum Robert A Patterson

Phillip Harwood Sworne and Examined in open Court Sayeth, Hooper v. that he this Deponent, about two months after that Tobias Norton Norton had bought a Servant named Christopher of mr Henry Hooper, he the Said Norton Coming Down to mr Hoopers house, where this Depont then Lived, asked the Said Norton how he Liked his Said Servant, the Said Norton Replyed that he liked him well enough. And farther this Deponent Sayeth not

Signum Phillip P Harwood

Whereas mr William Berry Attourney of Aron Iacobson hath Jacobson v. Petitioned this Court for a debt of Six Hundred pounds of Tobacco Cornelius and Caske due to the Said Iacobson from Iohn Cornelius for worke and building. And the Said Cornelius Alledging that the Said Iacob- p. 405 son hath not performed the Said Building, according to Condition but not proveing any Condition, The Court doth therefore order that Capt Henry Keene and Iohn Tayler Shall view the Said worke and building So built and performed by the Said Iacobson, and his Copartner Allbert Iohnson And that the Said Iohn Cornelius Shall forthwith Satisfie unto the Said Iacobson Soe much Tobacco as the Said Capt Keene and Iohn Tayler Shall in their Conscience to the best of their Judgment adjudge due to him the Said Jacobson for the Said work and building with Cost of Suit or Else Execution.

Iohn Cornelius being Convicted of Swearing in open Court, The Re Cornelius Court doth order that the Said Cornelius pay tenn pounds of Tobacco according to Act of Assembly Provided in Such Cases to publique use.

Mr Henry Hooper having been Convicted of Swearing in open Re Hooper Court, The Court doth order that the Said mr Hooper pay tenn pounds of Tobacco to publique use, according to Act of Assembly in Like Cases Provided.

Whereas Mary Dammarell hath Petitioned this Court for Some Re Estate of Speedy Course for her Safety may be taken for the Settlement of Dammarell

Lib. B. No. 3 the Estate of her husband late deced and to discharge herself from the Sundry Engagements wherewith the Said Estate is burthened, The Court doth order that the Said Mary Dammarell do Cause the Sd Estate to be Iustly appraised, and to bring in a Iust and true Inventory thereof at the next Court to be holden in march next, And mr Richard Collett and mr George Gollding, are hereby Impowered and appointed to be appraisers of the Said Estate and to discharge themselves, upon their oathes at the Court foresaid, Concerning the Estate So appraized

Thomas

Be it known unto all men by these presents that I Thomas Iordan february the of London merchant have, made ordained, and by these presence Attorney in my place and Stead put and Constituted, Richard Hix of Putuxent from River in the Province of Maryland Carpenter my True and Lawfull Jordan Attorney, Giving and by these presents Granting unto my Said Attorney, full power and Authority for me and in my Name, and for my use, to ask demand Levy, recover and receive of all Such persons within this Province of Maryland, or of their heirs Executors Administrators, or Goods, Effects, Plantations, Chattels Cattles Actions and Creditts, wheresoever he they or any of them are, or Shall be found, All Such Sume or Sumes of Tobacco, and all other things whatsoever, the Said persons are oweing and Indebted unto the Said Thomas Iordan for what Cause or reason Soever the Same be, and of the Receipt to give acquittances in due forme, and if need be by reason of the premisses, to appear in any Court of Iustice, there to Sue, Implead, arrest, Seaze Sequester, attatch, Imprison, and Condemn, and out of Prison to deliver, and Generally in and Concerning the premisses to do all things, which I my Self might, or Could do being personally present, with power to Substitute one or Attorneys under him with Like or Limited power, And I the Said Thomas Iordan doth promise to hold firme and Valid all the my Sd Attorney and his Substitutes Shall Lawfully do, or Cause to be done in, and about the premisses, In Wittness whereof I have Sealed and Signed these presents this Thirteenth day of ffebruary 1657

Tho: Iordan

Signed Sealed and Delivered in the prsence of Rich: Smith Giles Sadleir

Power of

Know all men by these presents that I Walter Senserfe of London Attorney of Mariner master of the Ship King David of Yarmouth have Costi-Walter Sen-serfe tuted, Authorized Deputed and appointed, and by these presents do Constitute Authorize, depute, and appoint my Loveing ffriend Wilp. 407 liam Berry of the County of Putuxent in the Province of Maryland planter, my True and Lawfull Attorney to all Lawfull intents and purposes in all busienesses relateing either to me or any Estate of mine within this Province; Giving unto my Said Attorney, full, free, and absolute power to demand and receive for my use any debts Lib, B. No. 3 whatsoever due and belonging unto me within this Province of Maryland either by Bill or accompt, and Likewise to acquitt and discharge any person or persons upon payment And Likewise I do by these presents give unto my Said Attorney full power to arrest, Implead and recover by Law any debts belonging unto me, as also to Compound Release or Sett at Liberty any person or persons whatsoever in any Suit action or actions, wherein I either am or hereafter may be any wayes Concerned, Giving unto my Said Attorney, as full power in all and Singular the premisses as any Attorney whatsoever hath, or ought to have hereby Ratifying and Confirming whatsoever my Said Attorney Shall do in the premisses, as fully to all intents and purposes, as if the Same had been done by my Self, He my Said Attorney Rendring me a Just and true accompt, of whatsoever he Shall do and receive touching the premisses by vertue hereof. Given under my hand and Seale this Thirteenth of ffebruary Anno Dom: one Thousand Six hundred fifty and Seven Signed Sealed and Deliver Walter Senserf

in the prence of us

Ri: Preston

W Sinclere.

Thomas Turner

Libe**r.** P. C. R.

## CECILIUS CALVERT, LORD BALTIMORE, Lord Proprietary.

# JOSIAS FENDALL, Governor.

p. 1 RECORDS OF THE PROUINCIALL COURT FOR THIS
1658
March 26
PROVINCE OF MARI. LAND BEGINNING THE FIUE
& TWENTITH OF MARCH ANO DNI 1658.

Eltonhead v. Edward Eltonhead one of the Masters of the Chancery pe Attorn.

Eltonhead the honble Josias ffendall Goue of this Province de[man]deth of Jane Eltonhead, the Relict of Will<sup>m</sup> Eltonhead of this Province, a Debt of one hundred & Twenty pounds Sterl. due By Bond. from her late husband. Eod. Writt to the Sheriffe of ye County of Caluerton to arrest &c: Ret: att the next Provinciall Court to bee held att St Leonard the County afores 26° Aprilis next

March 28 Will<sup>m</sup> Dorington desyres warr<sup>t</sup> agst John Cornelius [in] an Dorington v. accou of the case Cornelius

Writt to the Sheriffe of the County of Caluerton to arrest &c. Ret: at the next Prouinciall Court to be held att St Leonards in the County afores 26° Aprilis next.

Overzee v. Symon Ouerzee demandeth wart agst John Cornelius in accon Cornelius of Debt.

warr<sup>t</sup> To the Sheriffe of th<sup>e</sup> County of Caluerto[n] to &c: retur. Eod. ut Suprà.

Overzee v. Symon Ouerzee demandeth warr<sup>t</sup> agst Phillip Land o[f [S<sup>t</sup>] Land Maryes, in an accon of Debt.

Warr<sup>t</sup> To the Sheriffe of the County of S<sup>t</sup> Maryes to &c: ret. Eod. vt Suprà.

warrt to the Sheriffe of

March 28 Symon Ouerzee demandeth warrt agst Richard Foster, in an Overzee v. accon of Debt.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. next Liber Provinncial Court to be held att St Leonards in the County of P. C. R. Caluerton 26° Aprilis

Symon Ouerze demandeth warrt agst Andrew Watson in an Overzee v. accon of Debt.

Warrt to the Sheriffe of St Maries to arrest &c: Ret. eod. next Prouinciall Court. ut Suprà.

Capt Will<sup>m</sup> Stone demandeth warrt agst John Harwood in an Stone v. Harwood

Warrt To the Sheriffe of St Maries County to arrest &c: Ret. Eod. ut Suprà.

Capt Will<sup>m</sup> Stone demandeth warrt agst Edward Claxston in an Stone v. accon of the case.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. Eod. ut Suprà.

Capt Will<sup>m</sup> Stone demandeth warrt agst Martin Kerke in an Stone v. accon of Debt.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret Eod. next Prouinciall Court ut Suprà.

Henry Coursey demandeth warrt agst Richard Smith of Pikaio- Coursey v. waxen in an accon of Debt.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret Eod. ut Suprà.

Capt Thomas Cornewalleyes demandeth warrt agst Samuel Parker Cornin an accon of Debt. Ret. Eod. ut Suprà.

walleyes v. Parker

Warrt to the Sheriffe of St Maries County, to arrest &c: Ret eod. next Prouinciall Court ut Suprà.

[Capt. Thomas Cornew]aylleys demandeth warrt agst Iohn Cornwalleyes Thompkin.

v. Thompkin Capt Thomas Cornewalleys demandeth warrt agst Thomas Kennis p. 3 in an Accon of Debt.

Cornwalleys v. Kennis

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court to bee holden att St Leonards in the County of Caluerton 26º Aprilis

Capt Thomas Cornewalleys demandeth warrt agst Richard Shep- Cornwalleyes pey in an accon of Debt. v. Sheppey

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. Eod.

Capt Thomas Cornewalleys demandeth warrt agst George Good-Liber P. C. R. erick in an accon of Debt. Corn-

walleyes v. Warrt to the Sheriffe of St Maries County to arrest &c: Ret. Eod. Gooderick

Will<sup>m</sup> Boreman demandeth warr<sup>t</sup> agst John Chayrman in an Boreman v. Chayrman accon of the Case.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. Eod.

Will<sup>m</sup> Boreman demandeth warrt agst Francis Brookes in an accon Boreman v. Brookes of the Case.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. Eod.

March 29 Whereas it appeareth uppon Record That Phillip Land entred Re Estate of Caveat (1° Septebr 1655) wth a demand of Admistraon of the Crabtree Caveat (1 Septem 1055) while a demand of Admissiration of the [Vide 10 personall Estate of John Crabtree deceased; And noe other demand Archives appearing uppon Record from any clayming thereto. The Secretary hath thought fitt to graunt Lres of Admistraon unto the sd Land. according to his demand. The sayd Crabtree being [indebted] unto the sd Land, in the Summe of Three Thowsand & Thirty pownds of Tob: & Cask, to conteyne the same.

Lrē of Admistraon to Phillip Land.

Cæcilius Absolute Lord & Proprietary of the Prouince of Maryland & Avalon, Lord Baron of Baltemore &c: To Phillip Land of St Maries in the County of St Maries Principall Crede of John Crabtree Deceased late of this Province Carpenter, Greeting

Whereas John Crabtree deceased Dyed wthout any Will . . . unto you the sd Phillip Land of . . . & authority to admister . . . sd deceased. And well . . . collect, Leuy & . . . [ma]nner of Debt & Debts due & oweing to the sd Deceased. And out of the goods p. 4 Debts and Chattels of the sd Deceased weh haue, may, or shall come to yor hands, or possession well & truly to pay the Debts, due by the sd Deceased, soe far forth as the same shall thereto extend, & the Law will charge you according to the true ualew & summe thereof; You having first taken your Oath well & truly to Admister the same. And to make or cause to bee made A True & perfect Inuentory of All & singular the Goods Chattels, & Debts of the sd Deceased, weh haue, may or shall come to yor hands, possessn or knowledge. And allso a True & iust Accompt in & concerning yor Admistraon therein. And to exhibite both into the Office ffor Probate of Wills & Graunting Admistraons lawfully authorized. Touching weh Inventory you are assigned to performe att or before the first day of Septembr next ensuing. And an Accompt when you shall bee therto lawfully required. And lastly wee doe hereby constitute, ordaine, & appoint

you the sd Phillip Land Admistratoe of all & singular the goods, Liber chattells & Debts of the sd Deceased Gyuen att St Maryes under the P. C. R. Seale of oe Prouince of Maryland this nine & Twentith day of March, in the six & Twentith yeare of or Dominion ouer the sd prouince or Maryland Anog Dni. 1658
Wittnes Our Secretary of ye sd Prouince.

Phillip Caluert Secr.

The same Day came Phillip Land, & acknowledged himselfe indebted to the Lord Proprietary of this Prouince of Maryland Ten Thowsand pownds of casked Tob: In case hee doe not make or cause to bee made a True & pefect Inuentory of all & singular the Goods, chattells, & Debts of John Crabtree deceased, weh shall or may come to his hands, posses<sup>n</sup> or knowledge. Nor the same doe exhibite into the Office for Probate of Wills, & Graunting Admistrations before the first day of Septembr next; (unlesse uppon just demand, longer time bee graunted him by the Secretary) Nor the same Goods, Chattells and Debts, doe well & truly admister, That is to say, Doe not pay the Debts of the sd Deceased, weh hee did owe att his decease, as far as the sd goods, Chattells & debts will extend & the Law charge him. Or if hee shall not make a true & iust . . . when hee shall bee thereto lawfully requyr[ed] . . . [rem]ainder of the sd goods & chattell[s] . . . & allowed in the sd Office . . . by the Judge or Judges of the sd Crabtree shall appeare: & the Exequutoe or Exequutoes p. 5 therein named doe exhibite the same, making request to have the same approved accordingly: Then if hee doe not after Request to him lawfully made render & deliuer up his lres of Admistraon into the sd Office. Or shall not att any time acquitt, discharge & saue harmelesse the Secretary & all other Officers impowred to the graunting of lres of admistraon agst all persons having or pretending to haue any right, tytle, or interest in & to the sd goods, chattells, & debts. Witness my hand this 20° March Ano Dñi 1658

Phillip Land

Recognit Coram me Will<sup>m</sup> Bretton Cłk. John Crabtrees lrē to M<sup>r</sup> Ouerzee.

Mr Ouerzee & Worthy Sr

I hearing you were att St Maries, had thought to haue come to you to have receaued satisfaction of you for the money & Tob. you owe mee for my work, & my mans about yor howse. But by reason of sickness I am not able to come att present. Therefore I haue appoynted Mr Phillip Land to receaue it of you And doe by these pents assigne all my right & tytle of the man & Tob: due to mee from you for my worke & my man's to the sd Land. I being indebted to him neare Three thowsand pownds of Tob: & cask due by Bill & acct And pray when you pay him, take in my Bill & his Receipt shall be yor sufficient discharge from mee. Sr you know I haue bene a great while wthout my pay, weh hath bene a great hinderance to

Liber mee in setling my family, & hath put mee to great straights for want P. C. R. of it. Therfore I hope I shall bee noe longer delayd: for I doe not loue troble, if I can auoyd it. The money you know wee agreed for betwixt Will<sup>m</sup> Howes & my selfe w<sup>th</sup> you was fine & fifty pownd Sterl. in England & five thousand pownds of Tob. & cask here in Maryland. Soe if I haue but halfe for my selfe & my man you are to pay mee Seauen & Twenty pownds ten shillings sterl in England & Two thowsand fine hund<sup>d</sup> pownds of Tob. & cask here. And what Tob. you haue payd for mee out of it, Mr Land will allow out of [s]omme Mr Land tells mee hee hath promised tht I shall come & giue . . . worke about laying yor flooers of yor howse: w<sup>ch</sup> I am prouided you . . . Mr Land w<sup>th</sup> out farther trouble my pea . . . & I shall bee . . . you as . . . good

Land, Phillip Land Admistratoe of the Estate of John Crabtree demand-Admin. v. eth warrt agst Symon Ouerzee in an accon of the case to the ualew of Ouerzee p. 6 Twenty seauen pownds, Ten shillings sterl. & Two Thowsand fiue hundd pownds of Tob:

Warr<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County, to arrest &c: Ret. next Prouinciall Court, to bee held att S<sup>t</sup> Leonards in the County of Caluerton 26° Aprilis next.

Subp. to the Sheriffe of Caluerton County to warne Edward Good Will<sup>m</sup> Howes, & Will<sup>m</sup> Hempstead to testify their knowledge in an accon depending betwixt Phillip Land Admistratoe of John Crabtree, & Symon Ouerzee, & touching the bargaine betwixt him the sd Ouerzee & Crabtree. att the next Court ut Suprà.

Land v. Bale Phillip Land demandeth warrt agst Will<sup>m</sup> Bale in an accon of debt to the ualue of Two Thowsand Nine hund<sup>d</sup> Twenty & Two pownds of casked Tob. due by Bill.

Writt to the Sheriffe of S<sup>t</sup> Mary's County to arrest &c: Ret Eod. ut supra

Land v. Phillip Land demandeth warrt agst Robert Sheale in an accon of Sheale Debt to the ualue of Thirteene hundd & sixty pownds of casked Tob. due by Bill & acct

Writt to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. Eod. Subp. to the Sheriffe to warne M<sup>r</sup> John Lewger to testify in dittà caâ Ret. Eod.

Land v. Phillip Land demandeth warrt agst Will<sup>m</sup> Marshall in an accon Marshall of the case, to the ualue of Two Thowsand six hund<sup>d</sup> pownds of Tob &c:

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. Eod.

Land v. Phillip Land demandeth warrt agst Will<sup>m</sup> Moffett, in an accon Moffett of the case, to the ualue of fiueteene hund<sup>d</sup> pownds of casked Tob.

Warrt to the Sheriffe of the County of Caluerton to arrest &c: Liber Ret. Eod.

Phillip Land demandeth warrt agst Emperour Smith in an accon Land v. of Debt to the ualue of ffowre hundd & Three pownds of casked Smith Tob: due by Bill.

Warrt to the Sheriffe of [the County of] Caluerton to arrest &c: Ret. Eod. . . .

In the name of God Amen. I Iohn Greenewell of New-Towne April 1 in the Prouince of Maryland, being very sick of Body, but in perfect John Greenmemory (thanks bee gyuen to Allmighty God) doe make & ordaine well's Will this my last will & Testam<sup>t</sup> as followeth. Imp<sup>e</sup> I bequeath my Soule to Allmty god my Creatoe & Redeemer; And my Body to the earth, to be decently buryed.

It. I give unto my louing Sonne James Greenewell (whom I make [Notin Baldmy Exequutoe after my debts & funerall charges are payd) all my dar of Md. whole Estate, Except these following Legacyes.

I give unto my louing Wife Bridgett Greenewell all her wearing cloathes her bed & furniture; halfe the stock of hoggs; halfe the Steeres & fower Cowes. And the managing of the whole Estate untill my Sonne comes of Age. If my Ouerseers shall soe thinke fitt.

- It. I give unto my God-daughter Anna Warren a Cow calfe.
- It. I give unto Mr ffitz herbert a hogshead of Tob. in testimony That I dye a Roman Catholique.
- It. I make & ordaine my two loving freinds Capt Will<sup>m</sup> Euans & Mr James Langworth to bee Ourseers to my Child, And in case my Child dye before he comes to age. I give unto the Ouerseers One third part of his Estate betwixt them, And the rest to be disposed of to pious uses: as for the releife of poore Catholique Children & the like.

In wittnes tht this is my last will & testamt I have hereunto sett my hand. March the 27° 1658.°

In the presence of Walter Hall John \$ Shirtcliffe his marke. Thomas Bankes.

John † Greenewell his marke

Mr Willm Bretton I doe hereby authorize you to take such depositions, as you shall be required to take by Capt Will<sup>m</sup> Euans, & M<sup>r</sup> Iames Langworth touching the probate of the will & Inuentory of the estate of John Greenwell deceased, & for soe doeing this shall bee yor warrt Apr: 2d 1658

Philip Calvert Judge in Testamentary Causes

Walter Hall examined, maketh Oath That hee this Depont wrote P. C. R. this will of John Greenwell 2 or 3 dayes before hee dyed. And th April 3 the sd John Greenwell sign . . . will in this Deponts ueiw; hee this Depont putting his hand . . . last will & Testamt of the sd . . . further sayth not.

Walter Hall

p. 8 Thomas Banks examined eod, die, maketh Oath That he this Depont was present, when John Greenwell signed this will, hee this Depont allso signing it wth his owne hand, as a wittnes.

Jurat. Cora me Will<sup>m</sup> Bretton.

Thomas Banks

John Shirtcliffe deposeth idem, uerbatim, quod Thomas Banks. ut supra John \$ Shirtcliffes Iurat Cora me Will<sup>m</sup> Bretton. marke.

Hussey v.

Thomas Hussy, pe Attornat. John Lewger demandeth warrt agst Hammond Anne Hammond, in an accon of debt to the ualew of thirteene hundd pownd of Tob. & cask, due by Bill.

> Warrt to the Sheriffe of St Maries County to arrest &c: Ret next Prouinciall Court, to be held att St Leonards in the County of Caluerton 26° Aprilis next.

Coursey v. Henry Coursey demandeth warrt agst Michael Baysey in an accon Baysey of Debt.

> warrt to the Sheriffe of Caluerton County to arrest &c: Ret. next Prouinciall Court ut suprà 26° Aprilis next.

Pendleton v.

Thomas Pendleton demandeth warrt agst Sampson Waring in Waring an accon of Debt to the valew of Twelve hund<sup>d</sup> pounds of Tob.

warrt to the Sheriffe of Caluerton County to arrest &c: Ret. next Prouinciall Court ut Suprà. 26° Aprilis

Subpanê to the Sheriffe of Caluerton County to warne. & cause Will mac Doell to appeare, & testify his knowledge in this suite.

Thomas Sherridon demandeth warrt agst Robert Blinkhorne in an Sheriden v. Blinkhorne accon of the case.

warrt to the Sheriffe of Caluerton County to arrest &c: Ret. ut

John Ashcombe demandeth warrt agst Cornelius Johnson in an Ashcombe v. Johnson accon of Debt, to the valew of 700t Tob.

warrt to the Sheriffe of Caluerton County to arrest &c: Ret ut

Ashcombe v. John Ashcombe warrt agst Abdalla Martin in an accon of Debt Martin to the ualew of 700t Tob . . .

Dauid Ferreira demandeth warr<sup>t</sup> agst Mathew Smith in an accon Liber P. C. R. Ferreira v. of the Case.

warrt to the Sheriffe of Caluerton County to arrest &c: Ret. next Smith Prouinciall Court to bee held att St Leonards in the County of p. 9 Caluerton aforesd 26° Aprilis next

Subpenà indè to the Sheriffe ut Suprà to warne Michael Baysey & Joane Baysey his wiffe, to testify their knowledge in ditta caâ Ret ut Suprà.

Walter Hall demandeth Attatchmt uppon the Estate of Capt Will<sup>m</sup> April 5 Mitchell to the valew of Seauen hundred twenty & Seauen pownds Hall v. Mitchell of Tob & cask just Debt, due by couenant or Bill under his hands, Año 1653º & not yet satisfyed, wth costs & dammages.

Attatchm<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to attach &c: to the ualew of fowrteene hund<sup>d</sup> & flfty pownds of Tob. & cask Ret. att the Prouinciall Court to bee held in Septembr next

Know all men by these pents the I Luke Barber of the prouince of Power of Maryland Physitian, haue ordayned, constituted & appoynted my Attorney from Luke louing freinds Randall Henson & Thomas Banks & by these pents I Barber doe ordeine, constitute & appoynt the sd Randall & Thomas my true & lawfull Attorneys, for me & in my name, & to my proper use & behoofe to aske, sue for, leuy & recouer all bills, debts, dues & accounts whatsoeue of, or belonging to mee the sd Luke Barber, As allso for mee & in my name & absence to take into their possion all & euery peticular of my Estate (Viz) land, howses, cattle, horses, hoggs, howsholdgoods, or any other thing or things whatsoeue of or belonging to mee. And them to possesse till my returne from England or further order from mee, or my heyres or assignes therein. As allso to implead, imprison & . . . of prison againe to deliuer any persons indebted to mee. As allso after paymt to give full releases & discharges. And likewise to possesse themselues of & wth any Cargoe of goods or Seruants, or any thing th<sup>t</sup> shall in my absence bee sent mee out of England. & to order & dispose thereof according, to my private instructions given to them from mee under my hand, W<sup>ch</sup> instructions is allso to bee their rule & warr<sup>t</sup> for ordering, or disposing of any & euery thing herein mentioned Weh power & Authority I doe hereby these pents ratify & confirme in as full & ample manner, as if I my selfe were then & there actually present, att the doeing or disposing of any thing herein mentioned. To the true performance of which I the sd Luke [Barber] have hereunto sett my hand this 15 of ffebruary 1657

L. Barber.

Testes Will<sup>m</sup> -----... of Henry ffox ... Poesy deceased ... Bill & 900t Re Fox April 6

This Day came Wallter Hall of Newtowne & acknowledged him-P. C. R. Re Estate of selfe indebted to the L<sup>d</sup> Proprietary of this Promince in the summe Posey of Sixteene hund<sup>d</sup> pounds of Tob, in case hee doe not make or p. 10 cause to be made, a true & pefect Inventory of all & singular the goods, Chattels & Debts of ffrancis Poesy deceased, weh shall or may come to my hands, possesn or knowledge. Nor the same doe exhibite into the Office for Probate of Wills, & Graunting Admistraons, before the first day of Septembr next (unlesse uppon just demand longer time be graunted him by the Secretary) Nor the same Goods. Chattells & Debts doe well & truly admister That is to say, Doe not pay the Debts of the s<sup>d</sup> deceased w<sup>ch</sup> hee did owe att his decease, as far as the s<sup>d</sup> Goods, Chattels, & Debts will extend, & the Law charge him. Or if hee shall not make a true & just accompt of & uppon his sd Admistraon when hee shall bee therto lawfully required. Or shall not distribute & dispose the remainder of the sd Goods & Chattles, wch shall be found uppon his sd account, examined & allowed in the sd Office, in such manner & forme as hee shall bee limited & appoynted by the Judge or Judges appoynted & authorized in tht behalfe. And in Case any last Will & Testamt of the sd Poesey shall appeare & the Exequutoe or Exequutoes therein named doe exhibite the same, making request to have the same approved accordingly. Then if he doe not after request to him lawfully made render & deliuer up his lres of Admistraon into the sd Office. Or shall not att any time acquitt discharge & saue harmelesse the Secretary & all other Officers impowred to the graunting of Lres of Admistraon agst all persons having or pretending to have any right. tytle, or interest in & to the sd goods Chattles & Debts. Witness my hand this Sixt Day of Aprill. Ano Dni 1658

Walter Hall.

Recogn Cora me Will<sup>m</sup> Bretton

It is Ordered the Lres of Admistraons bee forthwell drawne.

Lrē of Admistraon) Cecilius Absolute Lord & Proprietary of the to Walter Hall for Provinces of Maryland & Aualon Lord Baron of Baltemore & To Walter Hall of Newtowne Poesv's estate. in the County of St Maries, Principall Credt of ffrancis Poesey Deceased, late of this Prouince Planter Greeting, Whereas ffrancis Poesey deceased, dyed wth out any Will, We doe therefore Graunt unto you the sd Walter Hall of Newtowne in the County aforesd ffull power & authority to admister all & singular the goods, chattles, & Debts of the s<sup>d</sup> Deceased: And well & faithfully to dispose of the same: And to demand collect, leuy, & in Legall manner . . . receaue All, & all manner of Debt & Debts due, & owing to the sd . . . of the goods, debts & chattels of the . . . lands or posses<sup>n</sup> well & truly . . . as the same, shall therto . . . true value & summe therof; p. 11 you having first taken yor Oath, well & truly to admister the same. And to make or cause to be made A True & perfect Inuentory of all

& singular the goods, Chattels & Debts of the Deceased, weh have, Liber may, or shall come to yor hands, possesn or knowledge. And allso a P. C. R. true & iust Account in and concerning yor admistraon therein. And to exhibite both into the Office for Probate of Wills, & Graunting Admistraons lawfully authorized. Touching wch Inuentory you are assigned to performe att or before the first day of Septembr next ensuing. And an account when you shall bee therto lawfully reguyred; And lastly wee doe hereby constitute, ordaine & appoint you the sd Walter Hall Admistratoe of all & singular the goods, Chattles & debts of the sd Deceased Gyuen att St Maries this Sixth day of Aprill, in the Six & Twentith yeare of Our Dominion ouer the sd Prouince of Maryland Anog Dni 1658 Wittnes Our Secretary of Our sayd Prouince.

Philip Caluert Secr.

To all Christian poeple to whom this present writing shall come. Deed from Know yee tht I Willm Styles of the prouince of Maryland Plantr Wm Styles haue bargayned & sold, & by these pents, doe bargaine & Sell vnto Robert Shell of the sd prouince Plant his heyres, Exequutoes, admistratoes & assignes One halfe of my now dwelling Plantaon Neare Brittons Bay as may more planiely appeare by the Patt<sup>t</sup> thereof. As allso halfe the cleare Land, as well as the Vncleared, wth halfe the dwelling & tobacco howsing thereon: & one halfe of all other building or buildings now uppon the sd Plantaon, & the one halfe of all other thing or things, wen properly belong unto the sd plantaon. And doe bind my selfe, hevres. Exeguutoes &c: to make good the Sale thereof, unto the sd Shell &c: from all just claimes in Law. Prouided allwayes, & uppon this condicon neuerthelesse tht the sd Robert Shell doe well & truly pay, or cause to bee payd unto mee, my heyres, Exeguutoes &c: the summe of Two Thowsand pownds of merchbie tobacco & cask, the next Crop ensuing, & one Thowsand more of the like Tobaccho about the Tenth day of Octobr in the Yeare One Thowsand six hundd fifty eight as by Two Bills vnder the sayd Shell's hand may more plainly appeare. What Tobaccho is in full, for the paymt of the one halfe of the aboue plantaon went conteynes in all one Hundred Acres of Land according to Pattent, unto weh I putt my hand & Seale this first day of May, One Thowsand Six hundd fifty & Seauen.

Sealed . . . in the pnece . . .

The marke of Will<sup>m</sup> Styles The Seale

This day came Philip Land of St Maries & acknowledged him- p. 12 selfe indebted unto the Lord Proprietary of this Province, in the April 8 Ordinary summe of One Thowsand pownds of Tob: & cask. In case the s<sup>d</sup> License Philip Land (for the space of one whole yeare next ensuing the

Liber date hereof) shall suffer or permitt, any euill rule or order to be kept P. C. R. in his s<sup>d</sup> howse att S<sup>t</sup> Maries especially uppon any the Lords Days (called Sundays) by gaming or exorbitant drinking, during the time of Diuine Seruice. Or shall suffer any Seruants or Apprentices to remaine tipling, or drinking in his howse w<sup>th</sup> out their Masters priuity; or shall Sell or giue such Apprentices drinke, occasioning their disorder thereby. Or shall sell drinke by retayle, att greater price then is allowed by an Act of Grall Assembly Prouided in that behalfe Phillip Land:

Recognit Corà me Will<sup>m</sup> Bretton.

Philip Caluert Esqr one of the Priuy Councell of this Prouince of Maryland & Justice of the Peace, under the Rt Honble Cecilius Lord Baltemore Absolute Lord & Proprietary thereof, Sendeth Greeting in our Lord God euerlasting. Know yee tht I the sd Philip Caluert, uppon good & credible report to mee made by divers Inhabts of this Prouince, That Philip Land of St Maries in the Pro: of Maryland aforesd is a Man-Meet to keepe an Inne, or Ordinary in the howse where he now dwelleth att St maries, for the conuenience & entertainment of sundry the Inhabts comming & resorting uppon their occasions to St maries aforesd Haue licenced, allowed & admitted, & doe by these pents lycence, allow & admitt the sd Philip Land to keepe an Inne or Ordinary, for one whole yeare ensuing the date hereof, Soe tht the sd Philip Land suffer not any euill rule or Order to be kept in his sd howse, during the time of this his sd Lycence, ffor the using of web lycence accordingly I the sd Philip Caluert doe you to witt, the I have bownd the sd Philip Land in One Thowsand pownds of Tob, by Recogniz. to the Lord Proprietary of this Prouince. In witness whereof I have hereunto sett my hand & Seale, this 8th day of Aprill Ano Dñi 1658.

Philip Caluert The + Seale

Overzee v. Symon Ouerzee demandeth warrt agst Jane Elltonhead in an Eltonhead accon of the case, to the ualew of One Thowsand pownds of Tob.

Warrt to the Sheriffe of Caluerton County to arrest &c: Ret. next

Pro: "Court to be he[ld at] St Leonards in the County of Caluerton 26° Aprill

- v. Tunnis ... John Tunnis in an accon of ...

p. 13 Warr<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. next Prou<sup>‡†</sup> Court to bee held att S<sup>†</sup> Leonards, in the County of Caluerton 26° Aprill next

Ferriera v. Dauid Ferriera demandeth warrt agst James Jolly, in an accon of Jolly Debt to the ualew of 1300t Tob.

Warrt to the Sheriffe of Caluerto' County to arrest &c: Ret, ut Supra Dauid Ferriera demandeth warrt agst Will<sup>m</sup> Ennis in an accon Liber of Debt, to the ualew of 840<sup>t</sup> Tob. & Cask.

Liber P. C. R. Ferriera v. Ferriera v.

Warrt to the Sheriffe of the County of Caluerton to arrest &c: Ennis Ret next Prouin<sup>th</sup> Court. 26° Aprill ut Suprà.

David Ferriera demandeth warrt agst Will<sup>m</sup> Berry in an accon Ferriera v. of Debt to the ualew of 960t Tob.

warr<sup>t</sup> to the Sheriffe of Caluerton County to arrest &c: Ret. next Prouinciall Court 26° Aprill ut Supra

Dauid Ferriera demandeth warrt agst John Dauies in an accon Ferriera v. of Debt, to the ualew of 541t Tob. & cask.

Warrt to the Sheriffe of the County of Caluerton to arrest &c: Ret. next Prouinciall Court 26° Aprilis next

Richard Smith demandeth warrt agst John Obder in an accon of Smith v. Debt, to the ualew of 500t Tob & cask.

Warrt to the Sheriffe of the County of Caluerton to arrest &c: Ret. next Prouin# Court 26° April next ut Suprà.

Richard Smith demandeth warrt agst Emperour Smith in an Smith v. accon of Debt

Warrt to the Sheriffe of the County of Caluerton to arrest &c: Ret. next Prouin<sup>th</sup> Court 26° April ubi Suprà.

Richard Smith demandeth warrt agst Thomas Hopkins in an Smith v. accon of Debt.

warr<sup>t</sup> to Sheriffe of the County of Caluerton to arrest &c: Ret. next Prouinciall Court 26° Aprilis ubi Suprà.

Richard Smith demandeth warrt agst James Veitch, in an Debt to Smith v. Veitch the ualew of 3000 Tob.

warrt to the Sheriffe of the County of Caluerton to . . . next Prouinciall Court, ut Suprà.

Richard Smith demandeth warr<sup>t</sup> agst Nathaniel — Smith v. accon of [de]bt.

warr<sup>t</sup> [to the] Sheriffe of the County of Cal[uerton] . . . to be held . . .

Richard Smith demandeth warr<sup>t</sup> agst John Pott, in an accon of p. 14 Debt. Smith v. Pott

Warr<sup>t</sup> to the Sheriffe of the County of Caluerton to arrest &c: Ret. next Prouinciall Court to bee held att S<sup>t</sup> Leonards in the County of Caluerton 26° Aprilis 1658. Re Boreman

John Nicholds aged forty yeares or thereabouts, att the request P. C. R. of Will<sup>m</sup> Boreman examined, Sayth uppon Oath, That about fiue yeares since, hee this Dept assigned to Will<sup>m</sup> Boreman 300 Acres of Land in Mr Hatton's howse, & before the sd Mr Hatton. Mr Hatton allso gyuing the sd Boreman a warrt for the taking up of this Depts rights of Land att nangemy, & wth Capt Stones, the then Goues order: uppon the North East branch of the sd nangemy Creek, & on the westerne side thereof. Jurat. Cora me Philip Calvert.

John Nicholds mark

Dorington

Will<sup>m</sup> Dorington demandeth warrt agst Henry Meese Mercht in v. Meese an accon of the Case.

> Warrt to the Sheriffe of the County of Caluerton to arrest &c: Ret. next Prouinciall Court, at St Leonards 26° Aprilis ut Suprà.

April 13 Truman v. Stevenson Vide 3 Md.

Leiut Thomas Truman demandeth warrt agst Will<sup>m</sup> Stephenson in an accon of the case to the ualew of 2000 Tob.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret next Archives 340 Prouinciall Court to be held att St Leonards in the County of Caluert 26° Aprill next 1658.

Lindsey v. Marshagioy

James Lindsey demandeth warrt agst Benedict Marshagioy in an accon of Debt.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret ut Suprà.

Chareman v. Boreman

John Chareman demandeth warrt agst Will<sup>m</sup> Boreman in an accon of the Case.

Warrt inde to the Sheriffe of St Maries County to arrest &c: Ret. next Prouincaill Court to be held ut Suprà.

Subpœn. to warne James Lindsey, Christopher Jones John Charon to testify their knowledge in ditta caa. in behalfe of the plf.

Lindsey v. Watson

Edmund Lindsey demandeth warrt agst Andrew Watson in an accon of the Case.

warrt to the Sheriffe of St maries [Coun]ty to arrest &c: Ret. ut Suprà

Subp[oen. to] Robert Troop . . . Rozier, George Thompson . . . in ditta caa on the behalf . . .

Re Robins p. 15

Thomas Wills examined sayth uppon Oath, That sometime in May last, Hee this Dept being aboard Mr Hunnifords Vessell, Elizabeth the Wife of Robt Robins came on board, wth some poeple of New-Towne (as this Dept thinketh) two or three howers before night, & there stayd drinking in the Vessel all tht night. The foresd

Hunniford assigning her his Cabbin to lye in, & did lye downe Liber privately by her, for the space of halfe an howre, And whilst they P. C. R. were thus together This Dept heard the sd Elizabeth utter words to this effect. Bidding Mr Hunniford be quiett for Mr Wills was awake yett, & further Sayth not

Jurat Coram me Will<sup>m</sup> Bretton.

Tho: Wills

Subpœn. (att the request of Robt Robins) to warne Christopher Goodwicker to be att the next Prouinciall Court 26 Aprill to testify his knowledge Concerning the sd Robins & his Wife.

Charles Maynard demandeth warrt agst Walter Hall in an accon Maynard of the Case.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. next Prou: Court att St Leonards in the County of Caluert 26° Apr.

Att a Court held att the Goues howse in Wicomoco Ryner.

1658 April ?

Josias Fendall Esq<sup>r</sup> Gou<sup>r</sup> Cap<sup>t</sup> Will<sup>m</sup> Stone Ca<sup>t</sup>: John Price Philip Caluert Esq<sup>r</sup> Secret. M<sup>r</sup> Tho: Gerard. m<sup>r</sup> Rob<sup>t</sup> Clarke.

Uppon the Demand of Mr Job Chandeler & Mr Symon Ouerzee Re Yardley's touching Co# ffrancis Yardley's Land in Portobacco Creek, The sd Estate Co<sup>H</sup> Yardleys right being made appeare in Court. The Opinion of the Court is tht Mr Job Chandeler & Mr Symon Ouerzee aforesd haue Pattt for the sd Land. They being the Assignees of Mrs Sarah Yardley, Relict of Co<sup>#</sup> Francis Yardley afores<sup>d</sup>

Capt Willm Euans, & Mr James Langworth brought the Will of Re Green-John Greenwell before this Court, & shewed tht in the sd Will it was not sufficiently declared by whom the Estate was to be disposed, to the defraying of funerall charges, & paymt of Debts. The Child being constituted Exequutoe, But not till after Debts & funerall charges were defrayed. The Opinion of the Court was That allthough they were left as Ouerseers only to the Exequutoe named (who was under age) Notwthstanding they might take the Estate into their hands & pay debts [and] funerall charges. And after manage the same to the use aduatage . . . till hee . . . full age & soe Ordered accord . . .

Uppon the difference between Capt Will<sup>m</sup> Stone, & Will<sup>m</sup> Boreman Stone v. touching the s<sup>d</sup> Boremans Land att Nangemy. It appearing to this p. 16 Court, That the sayd Boreman did not legally pursue his warrant for 400 Acres of Land, wthin the time, in the sd warrt prescribed. It is Ordered by this Court That a Pattent immediately be passed to Capt Will<sup>m</sup> Stone of the Land by him demanded. And in regard That the sd Boremans right, to soe much Land doth yett remaine

Liber unto him. And tht the Surueyoe did in his owne wronge suruey, & P. C. R. recease pay for survey of that Land att Nangemy. It is Ordered allso by this Court tht the sd Willm Boreman shall have 400 Acres in some other conuenient place, & the Surueyoe to lay it out wthout satisfaction or pay from the sayd Boreman.

Symon Ouerzee demandeth Lres of Admistraon uppon the Estate Re Antonio's Estate of Symon Antonio, as Crede unto it (Viz) one Thowsand two hunded pownds of Tob. due by Bill.

> Will<sup>m</sup> Boreman demandeth of the Admistrator of the Estate of Symon Antonio Ninety nine armes Length of Roanoke.

Re Dandy's I doe h I doe hereby authorize you, to take into yor possesn All such Cattle Estate w<sup>ch</sup> John Dandy late of this prouince was possessed w<sup>ch</sup> att the time of his arreignm<sup>t</sup>, & w<sup>h</sup> were properly belonging to the s<sup>d</sup> Dandy, & of his owne proper marke, & them to keepe in vor owne custody, for the L<sup>d</sup> Proprietaries use, till further Order from me

Iosias Fendall.

Capt Will<sup>m</sup> Stone demandeth warrt agst Bartholomew Philips in Stone v. Philips an accon of Debt of 350t Tob.

> Warrt to the Sheriffe of St Maries County to Arrest &c: Ret. next Prouinciall Court to be held att St Leonards in the County of Calvert 26° April next.

Humphrey Warren demandeth Attatchmt uppon the goods of Hill Robert Hill to the Valew of 25b Sterl.

> Attatchmt to the Sheriffe uppon, goods, debts, chattels &c: of Robert Hill (whereto he shall be demanded) Ret. June Court next

Clodoueus Mace aged 30 yeares & upwards, att the Request of Girard Capt Will<sup>m</sup> Euans Deposed this 10th August 1657° Sayth as ffolloweth, That he this Dept carrying Mr Bretton's calfes to weane att such time, as he lyued wth the sd Mr Bretton (as he . . . 7 or 8 yeares agoe) att Capt . . . brought back some other . . . sd Capt Euans. p. 17 Amongst wch was one Calfe, wch Capt Euans deliuered to John

Norman (he being there actually present) for the sole use of the sd Normans Daughter in Law, Anne Browne. Wch sayd calfe, the sd Norman marked, att Mr Brettons Landing, to the intent, & for his sd Daughter, Wch Calfe after a yeare or two growing, had a Calfe att Mr Brettons, Afterwards leauing tht his plantaon att Mr Brettons he carryed tht Cow, & her encrease, to the head of the Bay St Clements. Afterwards againe he removed to Longworths Poynt, in Mr Gerards Mannor where hee dved. But since his the sd Normans goeing from Mr Brettons That Cow aboues Beareth now another Liber marke, to that weh the sd Norman gaue her, (as he supposeth by P. C. R. reason of the last great frost) went sd Cow is att this pent in Mr Gerards posses<sup>n</sup> w<sup>ch</sup> the s<sup>d</sup> M<sup>r</sup> Gerard claymeth to be his, And further this Dept sayth That That Cow weh Mr Gerard now keepeth & claymeth (by Reason for a nearenes to his marke) is the very Cow, weh the sd Capt Euans delivered to the sd Norman for the use of Nan, as afores weh hee uery well knoweth.

Jurant Cora me L. Barber.

Clouis Mace

Bartholomew Phillips Examined sayth uppon Oath That he this Dept was pent, when Capt Euans deliuered a Cow calfe to Jno Norman for the use of the sd Normans Daughter in Law, named Anne Browne, Weh sd calfe was marked att Mr Brettons landing, by the sd Norman for the use of his foresd Daughter. & did remaine uppon Mr Brettons neck till shee had a calfe. And further tht uppon One eare it was marked wth a kind of flowre de Luce; & the other eare wth a dangling peice hanging downe, Thus much he deposeth Yett he uerily beleiueth tht That Cow weh is now in controuersy betwixt Mr Gerard & Capt Euans, is That uery Cow; Though he feareth, & will not depose soe much, for tht one Cow may be like another, ffor being Demanded by Mr Gerard, if he this Dept knew th<sup>t</sup> Cow, he made answere. That it was Anne Brownes Cow, as hee uerily beleiued Barth: + Philips

Jurat Cora Will<sup>m</sup> Bretton.

Agnes the Relict of John Norman examined, sayth uppon Oath, p. 18 That being newly marryed to the sd Norman, shee asked him, whose That heifer was (Viz) w<sup>ch</sup> is now in dispute, betwixt M<sup>r</sup> Gerard & Capt Euans Hee made answere tht it was his Daughters, Anne Browns, And shee sayth tht shee still milked tht Cow, or heifer, both att Mr Brettons, att the head of St Clements, & lastly att Longworths Poynt in Mr Gerards mannor. And shee well knoweth tht this is That Cow (w<sup>ch</sup> M<sup>r</sup> Gerard now layeth claime to, as his owne w<sup>ch</sup> hee first demanded of her husband [Ino.] Norman whose heifer . . .

Agnes Norman

+

Robert Cooper Deposed, sayth, That two or three dayes before April 15 Richard Ware dyed, the sd Ware lying uery sick this Dept being Re Ware's there present wth him, & desyring the sd Rich: Ware to dispose or settle what he had to his best liking made this Verbal Will. Speaking to his Wife Agnes Doe you take all I haue, & pay my Debts, as far as, what I haue, will satisfy, for I desyre tht you should haue all, & bee my Exequutoe or Admistratoe or words to the effect.

Robert Cooper

Liber P. C. R. Suprà Arthure Clahày deposeth idem Verbatim, quod Robt Cooper ut Suprà  $\Phi$ 

Arthure Clahày

Jurat Corà Will<sup>m</sup> Bretton

April 17 John Wade Chyrurgeon demandeth warr<sup>t</sup> agst Will<sup>m</sup> Woodroffe, Woodroffe in an accon of the Case.

Warrt to the Sheriffe Caluert County to arrest &c: Ret next Provinciall Court to be holden att St Leonards 26° Aprilis.

April 19 Re Causine's Estate [Not in Baldwin's Calendar]

The last Will & Testamt of Mr Nicholas Causine, being in perfect sence & memory made the Twenty sixth of February 1653.

Memorandu That I Nicolas Cawsine doe make my dearely beloued Wife Jane Cawsine my sole & lawfull Exequutresse of all my personall Estate whatsoeue to dispose of the same according to my directions following.

I doe likewise constitute & make my true & faythfull freinds Thomas Mathews, Raph Crouch, Henry Adams the Ouerseers of this my Will, & to bee Assistants to my Wife in the true performance of this my Will.

- As for my Land. It is my Will th<sup>t</sup> it be equally divided betweene my Two sonnes Ignatius & Nicholas Cawsine
- 2 My howse & Plantaön allready cleared att Portobacco it is my will tht my Wife Jane Cawsine shall freely enioy during her tearme of life
- 3. I doe freely giue my s<sup>d</sup> Wife the third part of my Estate w<sup>ch</sup> it shall bee lawfull for her to dispose of, as shee pleaseth as any time.
- 4 My howsehold goods, Debts, Seruants, Cattle hoggs, or any thing else, tht eyther now is, or shall hereafter belong to my Estate. It is my Will, tht my Wife shall enioy & use the same for her owne & my childrens maintenance & to the best aduantage of the estate, till my sonne Ignatius Cawsine (being aged . . . yeares the fowrteenth of July next) shall come to the yeares of Nineteene . . . then . . . both wth his halfe part of Land, & the one part of my Estate tht shall appeare exstant & the other part to remaine in her hand, if shee be lyuing, till my sonne Nicholas (being seauen yearees old the Sixth of this month) shall come to the age of Nineteene, & then hee to bee possessed wth his halfe of Land, & second part of the Estate extant.
  - 5. It is my will tht my sonne Ignatius Causine when hee commeth to enioy his Estate shall pay out of my Whole Estate, a Steere to each of my Ouerseers.
  - 6. I do giue unto M<sup>r</sup> Starchy, att my Death a Steere, as being a faythfull Christian, & desyring the prayers of the Church.

8. If it shall soe happen, th<sup>t</sup> my Wife Jane Cawsine dye, before Liber my Two Sonnes Ignatius & Nicholas Causine come to yeares. Then P. C. R. it is my will, That my Ouerseers take care of them, together wth their Estates, & to manage the same, for the best advantage thereof, till they come to their yeares abouesd

9. And further it is my Will That my Two sonnes Ignatius & Nicholas Causine for Two yeares after the time exspyred of enjoying their Estate, shall not dispose of any of their Estate, eyther in bargayning or selling, or otherwise to diminish it, wthout the consent of their Mother, if shee bee then lyuing, & of the Ouerseers of this my Will.

In wittness wherof I have hereunto sett my hand & Seale the day & The \* Seale yeare aboue written Nicholas Causine

Signed & Sealed in pence of Thomas Carpender Mary Coksute.

Mr Clarks Bond. These pents wittness the I Robert Clarke of Maryland Gent<sup>n</sup> doe acknowledge my selfe to stand indebted to Henry Adams of Maryland Plant the somme of Ten Thowsand pownds of good Tob. wth cask to bee payd by me, my heyres, Exequutoes, Admistratoes, or Assignes, to him his heyres, Exequutoes, Admistratoes or Assignes uppon demand. Wittnes my hand & Seale this first day of Octobr 1656. The Condicon of this Obligaon is such. That if the aboue bownden Robert Clarke shall after marriage contracted betweene him & Mrs Jane Causine Widdow, permitt unto such persons, as shee shall thereunto appoynt from time to time the propriety & posses<sup>n</sup> of all the Estate left unto her, by her late husband Nicholas Cawsine deceased, wthout any interruption or molestaon, then this Bond to bee voyd, but else to stand in full force & Locus X Sigilli uertue Sealed & Deliuered in [presence] of . . . Robert Clarke

Cornelius Johnson demandeth warrt agst Henry Thickpenny in April 19 an accon of Debt

warrt to the Sheriffe of Caluert County Ret. next Prouinciall Thickpenny Court to bee holden att St Leonards 26° Aprilis.

John Dauis demandeth warrt agst Richard Garford in an accon Davis v. of Debt to the ualew of six hund<sup>d</sup> & Ten pownds of Tob.

Warrt to the Sheriffe of the County of Caluert Ret. ut Suprà.

John Dauis demandeth warrt agst Thomas Sprigge in an accon Davis v. Sprigge of the Case.

Warrt to the Sheriffe of the County of Caluert Ret ut Suprà.

Subpæn. to the Sheriffe of the County of Caluert to warne Ismael P. C. R. Ashcombe v. Wright, will<sup>m</sup> Stogdale, & Guy White to bee att the next Prou: Johnson Court, to testify in a cause depending betwixt John Ashcombe & Cornelius Johnson, on the behalfe & request of the sd Cornelius Johnson.

Subpen. to the Sheriffe of County of Caluert to warne Robt Ferreira v. Jolly Kingsberry & James Veitch to bee att the next Prou: Court, to testify &c: in a cause betwene Dauid ffereira, & James Jolly, att the request of the sd Jolly

Blinkhorne v. Harwood

Robt Blinkhorne demandeth warrt agst Phillip Harwood in an accon of Case

warrt to the Sheriffe of the County of Caluert Ret 26° Ap. ut Suprà.

Odber v. John Odber demandeth warrt agst John Pott in an accon of Debt. Pott Warrt to the Sheriffe of the County of Caluert, Ret. ut Supra.

Francis Anketill recordeth his mark of Cattle &c. (Viz) The Anketill's Cattle Mark Right eare Cropd, wth a hole in it. The Left eare peeked or Prick eared.

> And whereas the sd ffrancis Anketill haue giuen one Brindled Cow & calfe to his Yowng Daughter Fayth; & to bee to her use for euer. The sayd Brindled Cow still keeping the sd Anketills old marke, yett the calfe is marked contrary to his owne Marke (Viz) The Left eare Cropd wth a hole & the Right eare peeked or prickeard, wth he enters for the marke of his sayd Daughter ffayth.

Edward Acquittance

To all Christian Poeple to whom these Presents shall come. Greet-Smith his ing in Our Lord God Euerlasting. Know ye tht I Edmund Smith etc. of New-Towne in the Prouince of Maryland in America Plant haue remised, released, acquitted, exonerated, discharged & for euer quite claymed, And by these presents for me, my heyres, Exequutoes, Admistratoes & Assignes doe remise release acquitt exonerate, discharge & for euer quite claime to Lawrence . . . of Adstock in the County of Wilts in England Gent<sup>n</sup> his . . . all & all manner of Suites, p. 21 quarrells, debts, debates exequations, demands & Annuities whatsoeur That I euer haue had, now haue, or hereafter may haue from the Creation of the world, to the day of the date of these pents. In witness whereof I have hereunto sett my hand & Seale this 19 day of Aprill, in the yeare of oe Lord 1658

Locus X Sigilli Edmund Smith

Signed Sealed and delivered in the pence of us Philip Caluert Will<sup>m</sup> Bretton

Richard Willan

John Jarbo.

Will<sup>m</sup> Mills demandeth warr<sup>t</sup> agst Stephen Tickner in an accon Liber P. C. R. Mills v. of the case, to the valew of 4001 Tob.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. Tickner next Provincial Court to be held att St Leonards in the County of Caluert 26° Aprill.

Christopher Joanes demandeth warrt agst Stephen Tickner in Jones v. an accon of the Case to the ualew of 50001 Tob.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret ut Suprà

Stephen Tickner demandeth warrt agst Chröfer Joanes in an Tickner v. accon of the Case of 50001 Tob.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret ut Suprà

Jane the Relict of Cuth: ffenwick demandeth warrt agst Phillip Fenwick v. Land in an accon of Debt to the ualew of 700<sup>t</sup> Tob.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret ut Suprà.

Thomas Banks came & recorded his marke (Viz) The Right Tho: Banks eare Crop'd & underkeel'd. The Left eare Two nicks on the under Mark of Cattle side of the eare, & One Nick on the Upper side

Be it knowne unto all men the I Robert Kinsborne of the Ryuer April 23 of Patuxt Plant doe acknowledge to haue receaued of Dauid Feriera Robert Kinsborne, According to the Ryuer April 23 of Patuxt Plant does not be acknowledged to have receaued of Dauid Feriera Robert Kinsborne, According to the Ryuer April 23 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 23 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 23 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 23 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 23 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 23 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 23 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 24 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 24 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 24 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 24 of Patuxt Plant does not be acknowledged to have receased to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowledged to the Ryuer April 25 of Patuxt Plant does not be acknowl Jun. (as his Attorney) bills to receaue. Tob. amounting to the full knowledgquanty of nineteen Thowsand Two hundd Twenty fiue pownd of ment Tob. to be receaued of the s<sup>d</sup> Deb<sup>t</sup>to<sup>rs</sup> as the Bills shall mention. And doe further bind mee, my heyres, Exequutors & assignes, to give to the abouesd Dauid fferiera, or his Assignes, A trew & just accompt, att such time or times, as the sd Acct shall be demanded And further doe hereby bind my selfe, my heyres & assignes to take freight & ship such Tobacchos as shall bee receaued & sent to such port or ports as the s<sup>d</sup> Dauid fferriera or his Assignes shall appoynt or give order for. I the sd Dauid allowing my Attorney Ten in the hundd for the recauing & gathering in of the Tobacchoes. To this I the sd Robt doe agree. Promising to be true & faythfull therein to the uttermost of my power. In wittnes tht this is my . . . Act & Deed. I doe hereunto sett my hand Sealed & delivered in pence of John Tenicke William -

26 Aprill 1658

Seale

[Robert] K Kinsborne

Conner

Francis Brooks entreth Caueat agst Phillip Conner who detayneth p. 22 certain Cattle belonging to the sd Brooks, keeping them in his possesn Brooks v. contrary to right & equity.

April 24 Re Lewis

George Goodrick hauing marryed Vrsule the Relict of Capt Willm Estate Lewis, Deceased demandeth Ires of Admistraon uppon the Estate of the sayd Lewis.

This day came George Goodrick of Portobacco in the prouince of Mary Land & acknowledged himselfe indebted, to the Ld Proprietary of this prouince in the summe of Twenty Thowsand pownds of Tob & cask. in case he doe not make, or cause to bee made a true & pefect Inuentory of all & singular goods, chattles & debts of Capt Will<sup>m</sup> Lewis deceased, w<sup>ch</sup> shall or may come to his hands, posses<sup>n</sup> or knowledge. Nor the same doe exhibite into the Office for Probate of Wills, & graunting Admistraons before the first day of September next, unlesse uppon just demand longer time be graunted him by the Secretary. Nor the same goods chattles & debts, doe well & truly admister. That is to say doe not pay the debts of the sd deceased, weh hee did owe att his decease as far as the sd goods, chattles & debts will extend, & the Law charge him. Or if hee shall not make a true & iust accompt of & uppon his sayd Admistraon when hee shall bee therto lawfully requyred. Or shall not distribute & dispose the remainder of the sd goods & chattles, weh shall be found uppon his sd accompt, examined & allowed in the sd Office, in such manner & forme, as shall be limitted & appoynted by the Judge or Judges appoynted or authorized in tht behalfe. And in case any Last will & Testamt of the Lewis shall appeare & the Exequutoe or Exequutoes therein named doe exhibite the same making request to have the same approved accordingly, Then if hee doe not after request to him lawfully made render & deliuer up his Lres of admistraon into the sd Office. Or shall not att any time acquitt, discharge & saue harmelesse the Secretary & all other Officers impowred to the graunt of Lres of Admistraon agst all persons having or pretending to have any right, tytle, or Interest in & to the sd goods, chattles, & debts.

Recognit Corà me Will<sup>m</sup> Bretton

George Goodricke

## Lrēs Admistraon to George Goodrick.

Cæcilius absolute Lord & Prope of the prouinces of Maryland & Avalon, Lord Baron of Baltemore &c: To George Goodrick of Portobacco in Charles County. Who hath lately marryed Vrsula the Relict of Capt Willm Lewis. Greeting. Whereas Willm Lewis late of this prouince Deceased dyed wthout any Will . . .

Giue & graunt unto you the sd George Goodrick of Portobacco in Liber the County aforesd ffull power & authority to admister All & singu-P. C. R. lar the Goods Chattles & Debts of the sd Deceased. And well & D. 23 faythfully to dispose of the same. And to demand, collect, Leuy, & in legall manner require & recease All, & all manner of Debt & Debts due, & owing to the sd Deceased. And out of the Goods, Debts, & Chattles of the sd Deceased wch haue, may, or shall come to you hands or posses<sup>n</sup> well & truly to pay the Debts due by the s<sup>d</sup> Deceased, soe far forth, as the same shall therto extend, & the Law will charge you, according to the true ualew & summe thereof. You having first taken yor Oath well & truly to admister the same. And to make or cause to bee made a True & perfect Inventory of All & singular the goods Chattles & Debts of the sd deceased, weh have, may or shall come to yor hands, posses or knowledge & allsoe a true & just Acct, in & concerning yor Admistration therein. And to exhibite both into the Office for Probate of Wills and Graunting Admistraons lawfully authorized, Touching weh inuentory you are assigned to performe att or before the first day of 7ber next, ensuing. And an Acct when you shall be therto lawfully required. And lastly wee doe hereby constitute, ordaine & appoynt you the sd George Goodrick Admistratoe of All & singular the Goods, Chattles & Debts, of the sd Deceased. Gyuen att St Maries under the Great Seale of Our Prouince of Maryland this 24 Aprill in the 26 years of our Dominion ouer the sd prouince of Maryland, Anoq Dñi. 1658. Witness Our Secretary of Our sd Prouince

Philip Caluert Secr.

Thomas Jackson recordeth his marke (Viz) Both eares under- Tho: Jackkeeled, downe to the roote of the eares.

A perfect Inuentory of the Cattle gyuen in by Robt Troope, att 12 April the request of Raph Crouch, Belonging to the stock of Mrs Vrsula Re Lewis Estate Goodrick, according to the best of his knowledge. Impe 5 Cowes one heyfer & one bulchin of — 2 yeares old. 3 yearling Cowe Calfes. one yeareling Bull Calfe 5 heyfers of — 3 yeares old.

All these fores<sup>d</sup> Cattle came of Two Cowes exchanged by Cap<sup>t</sup> Will<sup>m</sup> Lewis wth Mr Job Chandeler for Two Cowes, tht were gyuen into the hands of Ralph Crouch, (for the use of his beloued Wife Vrsula Lewis) & one heyfer brought from St maries to Portobacco

> $Rob^{t} + Troope$ marke.

Wittnesseth George Goodrick Thomas Jackson.

p. 24

Liber An Inuentory of the Estate of Capt Will <sup>m</sup> Lewis Ex P. C. R. April <sup>24</sup> George Goodrick, Admistrato <sup>e</sup> &c:	hibited by
This inventory is ac- Impe 142 pewter att 10 pe pownd	145.
cording to One old feather bed & bolster	280
the order of One payre of great stilliards	200
tended com- One old warming pan	030
misis Court Two great iron Kettles crackd	150
Vacat. Two great non rectites cracked  Two small iron potts	140
Two payre of potthooks & two small hooks	140
made of an old hoope	023
Three old iron-bownd payles	020
Two gunns Two little old chests	450
Two old Indian Matts	050
	010
The Inven- One Crossecutt saw, one Tent saw, one whipsaw all old.	150
tory accord- One hand Saw	020
Lres of Ad- One Bare-Skin, & a halfe	030
mistraon 24 One Smal grindstone Aprill, 1658.	040
Vide Infra One old dryfatt made of boards, & a fol. 72 forme of a Splitt plank	015.
To the of a Spirit plank	
A Leafe of a smale table & forme made	030
by a Scuruy Carpenter	-
A Pestle & drawing knife	056
A Little old brasse Kettle, & a peice of ]	030
an old iunck ∫	-3-
a Childs' cheare, old, & an old straw bed & bolster	045
An old smal brasse lamp, & a new pewter Cup	025
An inch Awger, & a gimlet & a little \	050
iron Skillett	_
Three yowng Sowes	480
Fower Shoates of a quarter old	160
70 Armes length Roanoke att 5 <sup>t</sup>	350
Nine Cowes att—550 pe Cow	4950
Six heifers att—500 pe Beast	3000
Two heifers & a Bull att—200 pe beast	0900
One Steere of 4 yeares old	0450
Three Steares & a Bull att—350 pe Beast	1400
Eight Calues a yeare old in May or	1020
thereabouts att 240 pe Beast	1920
Som Totalis	15619.
Wee whose names are heare underwritten were the A	ppraysers

Wee whose names are heare underwritten were the Appraysers of this aboue mentioned Estate

Henry Addames

P. 25
Bretton v. Goodrick Admistrator of the Estate of Capt Will<sup>m</sup> Lewis 8<sup>th</sup> Beauer.

Philip Hide demandeth warr<sup>t</sup> agst Stephen Gary in an accon of Liber P. C. R. Hide v. Debt.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret. next Gary prouinciall Court, to bee holden att St Leonards 26 Aprilis.

John Chearon demandeth warrt agst Antony Le Compt in an Chearon v. accon of the Case. Le Compt

Warrt to the Sheriffe of Caluert County to arest &c: Ret. ut Suprà

Capt Thomas Cornewaleys demandeth warrt agst Philip Land in Cornwaleys an accon of Debt.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. ut Suprà

John Lord pe Attornato, James Gaylourd demandeth warrt agst April 25 Thomas Gerard Esqr in an accon of Debt to the ualew of 1000t Lord v. Tob.

Writt to the Sheriffe of St Maries County. Ret. next Pro: Court to bee held in Caluert County, 8° Septemb<sup>r</sup> next.

James Gaylourd the Assignee of Peter le Pheybour demandeth Gaylord v. warrt agst Cuthbert Phelps in an accon of Debt of 1500t Tob.

Warrt to the Sheriffe of

Ret.

Capt Willm Euans recordeth his marke, (Viz) The Right eare Capt Evans underkeeld & Slitt, The Left eare Slitt ouer & under, in manner of a Mrk Vid. fol. 1170 flowre de Luce.

Robert Thomas recordeth his marke (Viz) Crop'd, & ouer & Robt. Thomas Mrk under keeld' both eares.

Cæcilius Absolute Lord & Proprietary of the Prouince of Maryland & Aualon &c: To the Sheriffe of the County of St Maries Nicolas Gwyther Gent<sup>n</sup> These are to will & requyre you to summon Summons to the ffreemen of yor County to come to the usuall places of meeting elect an Assembly. Vide uppon the 10th of Aprill next ensuing the date hereof. Then & 1 Md. Arch. there to choose fitt men to bee their Deputies, To sitt in an Assembly, <sup>369</sup> to be holden att St Leonards Creek on the Seuen & Twentith of Aprill next ensuing. Where you are to make returne of this yor warrt Gyuen att Patuxt this 24th march in the 26 yeare of Our Dominion, & in the yeare of Our Lord 1657 Wittness Our Leiutent of Our Prouince of Maryland. Josias ffendall

Liber Endorsed on The ffreemen of St Maries County mett, accord-P. C. R. the Back Side ing to the tenure of this writt, att their usuall places, & haue chosen, ffor St Maries hundd Mr Rich: Willan:

> ffor St Inegos hundd Capt Tho: Cornewalleyes. ffor St Michaels hundd Mr Willm Lucas & Mr George Mee

ffor New Towne Capt Willm Euans, & Mr Zachary Wade

p. 26

for St Clements hundd Mr James Langwoth & ffor Charles County Mr John Hatch.

Test. Nicolas Gwyther Sheriffe

Idem to John Coursey Sheriffe of the County of Kent. Endors. On the Back Side

The ffreeman of Kents election of One Burgesse or Delegate the 7th Aprill 1658 (Viz) Mr Philip Conner by a ffree & generall consent subscribed thereunto according to the tenure of the sd Summons or writt.

Test. John Coursey Sheriffe &c Kent.

Idem to John Norwood Sheriffe of the County of Anarundel. Endorsed. The ffreemen of Anne Arundell County mett together according to the tenure of this writt, & the Major part gaue their free notes, for Capt Will<sup>m</sup> Fuller Mr Edward Lloyd, & Capt Will<sup>m</sup> Ewen to be Burgesses for this Assembly.

Test. John Norwood Sheriffe

Idem to Will<sup>m</sup> Coursey Sheriffe of Caluert County. Endors. The ffreemen of this County mett together, according to the Tenure of this writt & the Maior part gaue their free notes, for Mr Richard Preston, Mr Michael Brookes, Mr Rich: Smith, & Mr Woodman Stockley to be Burgesses for this Assembly

Test. Will<sup>m</sup> Coursey Sheriffe.

To all Poeple to whom this pent writing shall come, I Thomas Thos. Ticknor Power Ticknor of London Grocer send Greeting. Whereas Edmond Berkeley of London mercht was the Factor of me the sd Thomas Ticknor & Isaack Gardiner of London mercht in Maryland & Virginia & received severall goods from us weh were by him sold, bartered, & disposed of for our uses. And whereas the sd Edmond Berkeley, in & by a writing under his hand & Seale of the date hereof, Hath acknowledged tht the seuerall goods, Tobaccoes, Bills & Debts mentioned in a Scedule to the same writing annexed (a Coppey whereof is hereafter inserted) are the proper goods & Debts of me the sd Thomas Ticknor, according to a division made betweene the sd Edmond Berkeley, & John Wade my Attorney hereafter named, thereunto appointed by us the sayd Thomas Ticknor, & Isaack Gardiner & were left by the sd Edmond Berkeley in the hands & custody of Zachary Wade of Maryland Planter, till further Liber Order should be given about the same. Now know yee That I the P. C. R. sayd Thomas Ticknor haue assigned, ordeyned & made, & in my stead & place by these pents have putt & constituted the aforesd John Wade my true & lawfull Deputy, Substitute and Attorney. In this behalfe, for mee & in my name, & to my use to ask, demand, leuy, p. 27 recouer & receive, of & from the aforesd Zachary Wade his Exequutoes or Admistraes, & of & from all & euery the persons in the sd Scedule perticularly named, the sd seuerall quantities of goods, Tobaccoes, Bills, Debts & Things in the sd Scedule perticularly mentioned & expressed. And allso all & euery other goods, Wares, Debts, merchandizes & things whatsoeue to me due, oweing or belonging, from any other person or persons whatsoeue in Maryland or Virginia afores<sup>d</sup>, or eyther of them. Gyuing & by these pents granting unto my sd Attorney by uertue hereof my full power & authority in the premises. And for default of paymt of the sd seuerall goods, Bills, Debts, and things aforesd in the sd Scedule mentioned, or of any of them, or any part, or parcell thereof The sd Zachary Wade, or all or any other the sd persons, in the sd Scedule perticularly named their Exequutoes or Admistratoes or any of them, or all or any other person or persons whatsoeue in Maryland & Virginia afores<sup>d</sup> or eyther of them, oweing or withholding any other goods, debts, or things whatsoeue, due or belonging unto me (if need bee) in my name to cause to be arrested, sued, & imprisoned & out of prison to deliuer, & pleas & prosequinous agst them eyther or any of them to susteine & meinteine according to the course of the Lawes. And to doe all such other lawfull & reasonable act & acts, thing & things whatsoeue, for recourry & receipt of the sd goods, debts & things, afores<sup>d</sup>, as my s<sup>d</sup> Attorney shall thinke fitt, eyther by arresting, seizing, or attatching the sd goods & Debts, or the goods & debts of any person or persons oweing or withholding the same, or otherwise howsoeue. And uppon any Receipt or recovery acquittances, or other discharges in my name to make, Seale & deliuer. And one Attorney or more under him to substitute & att his pleasure to reuoke. And further to doe, say, sue, implead, prosequute, compownd, end & agree in all & singular the premises, soe fully to all intents & purposes, as I my selfe could doe, if I were personally present. And all & whatsoeuer my sd Attorney shall lawfully doe or cause to bee done in the premises. I doe ratify & confirme for firme & effectuall by these pents. In wittnes whereof I have hereunto sett my hand and Seale the 14th day of Nouembr in the yeare of Our Lord God 1657. Thomas Ticknor Sig'd, Sealed & deliuered The X Seale

in the p<sup>e</sup>nce of us
Lawrence Washington
John Anderton

Augustine Hull Arthure Myles Scr. P. C. R. goeing Irê of Attorney, Remayning in the hands of Zachary Wade in Maryland,

Impr Oweing by Valentine Payton	ogoo <sup>t</sup> Tob
Thomas Ringe	0057
Richard Browne	1062
Will <sup>m</sup> Stephenson	0390
Robert Sheale	1200
John Price	0293
John Medley	0407
James Lindsey	0100
Thomas Prichett twist	0025
John Cornelius	0223
Will <sup>m</sup> Canada	0436
James Langworth	0105
John Shirleife	0795
Thomas Thomas	0091
Mr Lawson rēcd	0342
Edward Packer	0125
John Jarbo recd one hogshead	0457
Will <sup>m</sup> Marshall	0075
Boate Sayles	0950
One payre of small stilliards	0060
Seauen payre of Ticking Bodies	0420
One payre of Ch. Stockins	0014
Eight payre of # Stockins	0064
One pe of pack thread Bodies	0026
Thirteene pe of the lesser sort of Canwase Bodies	0390
Capt Banks	0132
John Dodman	0400
Christopher Goodyar	0012
One hogshead putt on Shoare	0398
	9948
	118
Memorand <sup>m</sup> there is to be deducted out of these	110
tobaccos 118 <sup>t</sup> as a debt due to Cap <sup>t</sup> Will <sup>m</sup> Euans.	9830
Soe there rests due to m <sup>r</sup> Ticknor but nine thow	
Eight hund <sup>d</sup> & thirty pownds weight.	Jana
	Thomas Ticknor
Lawrence Washington	Sea × le.
John Anderton	Sca / Ic.
Augustine Hull.	
Augustine IIun.	

Att a Court held att St Leonards in the County of Caluert 27° Liber P. C. R. Aprill 1658. April 27

Josias Fendall Esq<sup>e</sup> Gou<sup>r</sup> M<sup>r</sup> Thomas Gerard Philip Caluert Esq<sup>e</sup> Sēcr. (M<sup>r</sup> Rob<sup>t</sup> Clarke

Whereas Thomas Pendleton plf entred demand against Sampson Pendleton v. Waring for Twelue hundd pownds of Tob. James Dike Attorney of Waring the plf desyres that James Couers may be examined uppon oath, touching the sd demand And not being able to make the sd demand sufficiently appeare, desyres Respite till next Court. And the defendt requyres a new suite, & dammages for his molestaon, weh was Ordered, & granted to him by the Court.

An Appraysmt uppon the Estate of John Dernall made by John Re Dernall's Holfehead & George Gouldsmith, as followeth.

By one Bed tick of Canuas & one poore Rugge & Bolster ticking & a payre of blanketts	180
By one Small Chest & a Box	080
By one old Coate, wascoate & drawers	020
By some Bookes, some old pewter, two woodden dishes one Anchor, a small Runlett, some Beads & a tub.	050
By one iron pott	030
By one old gowne & petticoate, an old wascoate & some other old ragges	150
By one hatt	050
By a Case & some linnen	050
By a Bill due from M <sup>r</sup> Meese	150
By a Canow	100
	860

These things appraysed by vs aboue mentioned this 18th March 1657° as wittnes our hands

> John □ halfhead George Gouldsmith

Debts due to John Dernall 30t Tob ffrom Mr Stockeley ffrom George Newman 50 ffrom Abdelon Martin 55 ffrom Ismael Wright Two Empty hogsheads. Allso some hoopes, & headding att Ismael Wrights. Some Timber att Abdelon Martins Poynt.

Mary the Relict of John Dernall, brought this Appraysm<sup>t</sup> & p. 30 Inventory into the Court, desyring to be discharged from it. And allso tht the Creditor might take the Estate, of her deceased husband,

Liber & distributing it amongst them, might pay themselues soe far as it P. C. R. would amount. And Mr Richard Preston cheife & greatest Cred came & declared in open Court that he freely forgaue the poore Widow, what is due to himselfe from the sd Deceased. And Proclamaon being made for the other Credes to enter & make their demands. Will<sup>m</sup> Berry one of the Credes demanded fowre hundred & Seauenty pownds of Tob. out of the sd Estate. And Certaine Coopers Timber att Abdalon Martins poynt, belonging to the Deceased is allowed him in Satisfaction of his sayd demand. The other Credes came into Court, allso, & willingly forgaue all their Debts. And the Relict is there uppon by Order of this Court discharged from all claimes & Debts touching that her Estate.

Uppon the demand of Henry Coursey plf. agst Michael Basey Coursey v. Baysey deft. The plf not appearing but only by his Attorney John Coursey. & the demand being abount Accompts, & somthing intricate. It is therfore respited till next Court, untill Mr Henry Coursey be himselfe present in Court.

The Court Adjorned by the Goue till to morrow morning att 9

Michael Baysey sayth uppon oath (att the request of Henry Johnson v. Penny Penny) att tht time, when Capt Stone went up to Seauerne: Cornelius Johnson & Henry Penny lyued att this Depts howse. And often during their abode there, weh was about fine weekes, those still iarred about their accounts, Wch this Dept seeing, he desyred them to come to an agreemt in their accounts, weh they did, & Cornelius was indebted to Penny 6001 & some odde Tob. the just odde this Dept cannot now remember, & was contented & promised to give the sd Penny his Bill. But uppon the suddaine goeing up to Seauerne, the Bill was neglected, & not gyven. & further uppon this agreem<sup>t</sup> (they being before Mates) parted their Estate betwixt them. And the Shallop fell to the share of Cornelius, hee taking it uppon himselfe, discharged the sd Penny, And had there not bene an account betweene Mr Tho: Thomas & Henry Penny, where the sd Cornelius had disposed of some of the Tob. due to Penny from the sd Thomas p. 31 the sd Cornelius had passed his Bill to him presently, & it had not bene deferred.

> Ioane the Wife of Michael Baysey deposeth idem quod suprà & further addeth That Cornelius was to take the Bill, belonging to Mrs ffenwick & make it his owne debt, & cleare the sd Penny fro it.

Aprill 28° Pent as yesterday (Viz) April 28 Josias ffendall Gour Mr Thomas Gerard aferwards came Philip Caluert Secr. Mr Robt Clarke. Cott John Price And as Assistants to the Councell, by appoymt Mr Baker Brooke from the Gouernor & who were Called by him Mr Nathan: Vtye.

To the honble the Gouernor & Councell The humble Pet<sup>n</sup> of Liber P. C. R. Thomas Dauis. Sheweth

Davis v.

That whereas one Elizabeth fframe, yor Petes seruant, did in Frame Decembr last sue yor Petr for her enlargemt Alleaging the shee the sd fframe was ffree: Att wch Court, it was ordered tht the sd fframe was to bring proofe of her sd ffreedome, att the Court in March next following, otherwise to make good, such dammages to yor Petr as yor Petr should then make appeare the hee had susteyned. And the sd Elizabeth hauing not made any thing appeare, yor Petr humbly craveth the benefitt of the sd Order. And tht the sd Elizabeth may by Order from this Court be restored to vor Petrs service, to serve according to her Condicon or Indenture, Crauing Costs of suite, & Consideraon for her absence, & losse of time, as this Court shall thinke meete.

And yor Petr shall pray &c:

Know all men by these pents the I John Hawkins of New England Marriner have sold unto Thomas Dauis One Mayd servant for three veares, her name is Elizabeth fframe & shee doth promise & bind herselfe to serue the sd Dauis, his heyres or Assignes truly, the full tearme of time aboue mentioned. & for the true peformance hereof. the sayd Hawkins is to give her a Cow Calfe, as speedily as hee can, & to the true peformance hereof wee have hereunto sett oe hands, Nouembr the 8th day 1656.

Wittnes 115

Thomas Nadey.

John Hawkings Eliz. u u fframe.

Uppon the Petn of Thomas Dauis agst Elizabeth fframe. The sd Dauis alleaging tht the sd Elizabeth had time remayning of her seruice to him. Elizabeth the Deft replyeth the she hath not receaued of her master according to Couent & further tht shee was a seruant, when shee made That latter Condicon wth the sd Dauis, as appeareth by the Oath of Adam Staueley uerifying the same uppon p. 32 Oath in open Court. The Court therfore Judgeth th<sup>t</sup> the s<sup>d</sup> Elizabeth bee sett free from the sd Dauis, wthout further Obligaon of Seruice. And the sd Dauis is left to have his dammage agst John Hawkings, who made the Condicon. Concerning the sd Elizabeth, wth the sd Dauis, & Soe Ordered accordingly.

And the sd Elizabeth Clayming Cloathes according to the custome of the Country. It is Ordered likewise tht the sd Dauis shall pay her Cloathes, according to the Custome of the Country, uppon Demand, as being her last Master.

Uppon the demand of Will<sup>m</sup> Dorington plf agst John Cornelius Dorington v. deft in an accon of the Case. The Deft being bownd by Condicon Cornelius to provide & deliver to the plf an able man serut having fowre yeares to serue, or a likely Boy for tearme of yeares according to the

Liber Custome of the Country; weh Condicon is allready performed by P. C. R. him, as hee alleageth. And the plf likewise confesseth that the Deft hath tendred him a Boy; weh Boy hee shewed in Court. The Court thereuppon Ordered that the plf recease that Boy now tendred him; & tht the dft bee discharged from his sd Obligaon.

Roberts v.

Uppon the Pet<sup>n</sup> of Margarett Roberts plf agst John Hambleton Hambleton deft. The plf in her Petn alleageth tht shee is free, & tht her Master seeks to detayne her, & make her serue longer time; & wth all uery often striketh her. All weh the deft denyeth, & desyreth Respite till next Court to proue his allegaon. And the Court Ordered that this Cause bee respited till next Court, & the plf to returne to her Masters the defts howse & there to live till next Court as aforesd The deft is likewise charged tht hee use her well & not strike her. And if soe bee, the off att the next Court be adjudged free, the deft her Master is to pay her dammage & consideraon for this her time of Seruice.

Ouerzee v. Cornelius

Uppon the Pet<sup>n</sup> of Symon Overzee plf, agst John Cornelius deft, for fineteene hundd pownds of Tob, due by Bill, & his owne proper debts, & Three Thowsand nine hundd more by assignmts from Mr Emperour, and Capt Will<sup>m</sup> Euans. The deft sayth the hath satisfyed some small thing of his owne proper debt, due to the ptf, & as to the assignmts that they were deliuered & made ouer wthout his priuity & consent. The Court Ordered tht the plf satisfy unto the deft Thirteene hundd pownds of Sweet sented Tob, wthout grownd leaues in Cask, & one hundd fifty six pownds more for dammage (as his owne proper debt) of the like condiconed Tob.

Gwy White examined Sayth uppon oath, tht Mr John Ashcomb p. 33 Gwy White examined Sayut upper of the Ash-Ashcomb v. sold a Cow unto Cornelius Johnson. Weh uery Cow hee the Ashcomb sold againe to Abdelo Martin & further sayth tht Mr Ashcomb profered to sell that Cow, to him this Depont. Ishmael Wright examined sayth uppon Oath, that Abdelo Martin to this Deponts knowledge went ouer to Mr Ashcombs, to desyre a release from a Bill wherein hee was iountly bound wth his mate Cornelius, for a Cow unto the sd Ashcomb. Wch the sd Abdalon not effecting the sd Abdalon came to a new agreemt wth Mr Ashcomb concerning the Cow, & bought her wholly to himselfe, & passed his Bill to the sd Ashcomb for th<sup>t</sup> purpose, as the s<sup>d</sup> Abdalon told this Depon<sup>t</sup>

> Uppon the demand of John Ashcomb plf, agst Cornelius Johnson deft for Seauen hundd pownds of leafe Tob. wth Cask, due by Bill, The deft acknowledgeth it to bee his Bill. It is therfore Ordered, the the deft satisfy Seauen hundd pownds of Tob & cask, (as hee hath acknowledged) uppon demand.

Know all men by these pents the I Dauid Thomas of the prouince Thomas of Maryland doe acknowledge a Judgmt for fowre hundred & odde pownds of Tob. according to the tenure of my Bill unto Mr Symon Liber P. C. R. Ouerzee as wittnes my hand, Aprill 8, 1658

Dauid Thomas

Wittnes

Nicolas Gwyther.

Uppon the demand of Symon Ouerzee plf agst Dauid Thomas deft. in an accon of Debt. The deft acknowledging a Judgmt under his hand in writing, for fowre hundd & odde pownds according to the tenure of his Bill. And the Bill being fowre hundd fifty & fine pownds Tob, in cask. Ordered tht a Judgmt be entred according to the Bill for fowre hundd fifty, fiue pownds Tob, in Cask, & according to defts acknowledgmt to be satisfyed & payd unto the plf uppon demand.

Uppon the Petn of James Mullekin plf agst Henry Coursey deft; Mullekin v. The Defts Attorney John Coursey, not having notice or knowledge Coursey concerning this Cause, desyres a Respite till next Court weh was Graunted.

Uppon the demand of Capt Tho: Cornewalleys plf agst Samuel Corne-Parker deft, in an accon of debt. Nicolas Gwyther Sheriffe, desyres walleys v. a Respite till next Court on the behalfe of the deft, weh was allso granted him.

Know all men by these pents the I John Thomkinson of the p. 34 prouince of Maryland, doe acknowledge a Judgmt unto Thomas Corne-walleys V. Cornewalleys Esq<sup>r</sup> for a Bill due unto the s<sup>d</sup> Cornewalleys, as witt- Thomkinson nes my hand

John † Thomkinson

Aprill 9th 1658 Wittnes

> Nicolas Gwyther Will<sup>m</sup> Hatton.

Uppon the demand of Capt Thomas Cornewalleyes plf agst John Thompkinson deft in an accon of debt. The deft acknowledgeth (under hand writing) Judgmt for a Bill. But noe mention made of the summe. Whereuppon the plf produced the Bill, weh is fowre hundd & forty pounds of Tob. & cask. Ordered tht Judgmt be entred according to the sd Bill.

Uppon the demand of Capt Thomas Cornewalleys plf, against Corne-George Gooderick, (Admistratoe of the Estate of Leiut William Walleys v. Gooderick Lewis deceased) deft; for flueteene pownds of Beauer, the Remainder of a greater summe. The plf producing the Bill, & the Admistratoe, not able to alleage anything agst the same. It is therfore

p. 35

Boreman v.

Liber Ordered tht Judgmt be entred agst the deft, on the behalfe of the ptf P. C. R. for flueteene pownds of Beaue according to his demand.

Whereas John Lawson plf att a Court held att Patuxt 24° Aprill Lawson v. Goodrick 1655 made appeare tht Leiutent Willm Lewis was indebted vnto the plf, By specialty in the summe of Six hund<sup>d</sup> & Eighty pownds of Tob. & Cask & a Beauer Skin, (as appeareth in the s<sup>d</sup> order) The Admistrato<sup>e</sup> of the s<sup>d</sup> Lewis, not pleading att all to the Contrary. It is Ordered that the plf haue Judgmt, agst the Admistratoe, according to the former Order, & as is demanded.

Uppon the Petn of Mrs Jane Elltonhead ffenwick plf, agst Henry Eltonhead v. Pope Pope deft; shewing the the deft layeth Claime to the plfs marke, wherewth she useth to marke her cattle, & allso hath killed a Steere belonging to the plf, as shee alleageth. Respited till next Court.

The Crosse Accons of Dauid Ferriera, & Doctoe Lumbrozo. Ferriera v. Lumbrozo Both accons Respited till next Court.

The Court adiorned by the Gouernoe till Afternoone.

Mr John Hatch Sayth uppon Oath, tht Mr John Ashcombe did Re Estate of Dandy acknowledge before this Dept, An Account, belonging to John Dandy to bee due. But what the summe was he knoweth not.

Aprill 28° Afternoone, All present as afore.

Uppon the Pet<sup>n</sup> of Thomas Truman plf agst Will<sup>m</sup> Stephenson Trueman v. Stephenson deft, the plf alleging that the deft deteynes from him on thowsand pownds of Tob, & 3 barrells Corne for the hyre of a Seruant &c: This Cause as put to Arbitraon & ended betwixt themselues.

Will<sup>m</sup> Samford aged 20 yeares or thereabouts att the request of Brookes Will<sup>m</sup> Boreman Examined & deposed sayth. That about Two yeares agoe, hee this Dept. then lyuing wth ffrancis Brooks, Heard the sd Brooks, say, That he had disposed of one hogshead of Tob, weh hee affirmed hee did take away & dispose of wthout Edward Cloxstons consent: Because (as hee alleaged) the sd Claston, was indebted to him the s<sup>d</sup> Brooks, in the like, or a great quan<sup>ty</sup> And further he affirmeth tht hee heard the sd Brooks, confesse, or say the same wthin this Two monthes, & further sayth not.

Jurat Cora me Will<sup>m</sup> Bretton, Will<sup>m</sup> Samford April 24, 1658

Uppon the Petn of Willm Boreman plf agst ffrancis Brooks deft, Shewing tht the deft came & tooke away one hogshead of Tob, out of the howse of Edward Claxston, web sd Tob was made oue to the of for security of a Debt, due from the sd Claxston Alleging further that the Tob, soe taken away by the deft, was struck by him the sd plf into a hogshead; & the hogshead allso being marked by him the sd plfe as afores<sup>d</sup>. The deft not appearing, nor any lawfull Attorney Liber P. C. R. from him, It is therefore Respited till next Court.

The pff produced Three Bills of the defts. One for one thowsand William twenty three pownds Tob. Another for Three hund pownds Tob. Boreman v. John Chare-& another for one Thowsand pownd of Tob. in all 2323t wth cask. man All weh are acknowledged by the deft, But the deft alleageth, That the Bill for 1000t Tob. was for Land, Weh Land the sd Boreman plf was contented to take againe, soe tht the deft payd unto him one hogshead of Tob. or Two Barrows, And the paymt of a hogshead of Tob, to that end appearing by the Oath of Christopher Joanes. The Court doth order that the plf doe abate the Bill for 1000 Tob. & tht the deft pay the remaynder (viz) one thowsand three hund<sup>d</sup> twenty three pownd Tob. in Cask, to the plf uppon demand.

By the Lieut Graft of the Prouince of Maryland. Proclamaon To Proclamaauoyd all Inconueniences weh may hereafter arryse wthin this proution as to Attorneys ince Concerning Attorneys, I doe hereby declare to all persons, That noe person whatsoeue shall bee allowed & judged an Attorney, weh shall not shew & make appeare such his deputaon under hand writing, in any Courts of this prouince. Gyuen in the Prouinciall Court att p. 36 St Leonards 28th day of Aprill 1658.

Josias ffendall.

Symon Ouerzee plf complayneth agst Mrs Jane Eltonhead for Ouerzee v. deteyning certaine Cattle in her posses<sup>n</sup> & belonging to the s<sup>d</sup> Ouerzee Eltonhead alleaging great dammage susteneed by him for want of the sd Cattle. The deft acknowledgeth tht shee hath some such cattle in her posses<sup>n</sup> It is therefore Ordered tht the deft immediately deliuer, or cause to be deliuered unto the plf All such cattle, weh shee hath now in her posses<sup>n</sup>, or can, or may deliuer unto him, & weh are yett lyuing. And as to those cattle weh were in her posses & are dead; The dammage therfore for the cattle wanting and their encrease, is to be Respited, & Determined att the next Prou: Court.

Uppon the Pet<sup>n</sup> of John Chareman plf agst Will<sup>m</sup> Boreman deft, Chareman v. Respited till next Court.

Uppon the demand of Phillip Land plf agst Will<sup>m</sup> Eale deft, for Land v. Eale 2922 Tob. Respited likewise till next Court.

Uppon the Demand of Phillip Land plf agst Robt Sheale deft in Land v. an accon of Debt, for 1360t Tob. Respited allso till next Court.

The depos<sup>n</sup> of John Caruell aged about 23 yeares examined & Wade v. sworne this 10th of May 1657, Sayth, That Mr John Wade made Woodroffe Couent to & wth will<sup>m</sup> Woodrofe, & That the sd Woodroffe was to serue the sayd Mr Wade a compleat tweluemonth after his cure of

Liber that disease he then had. And then after the sd Woodroffe had P. C. R. serued the sayd Wade his time aboues Then he to have for his sd seruice Eleauen hund<sup>d</sup> pownds of Tob. a cloath suite, & a Canuas suite, & shirts, shooes & stockins. And further sayth That Woodroffe was in a Course of phisick, some time in March. And the sd Woodroffe went out of Mr Wades seruice, in January following: But the sd Wade told him he was not then free of his seruice, & forewarned him of goeing away, or to tht effect, & further Sayth not.

wth Willm Woodroffe deft (about Decembr 1655) to cure the sd Woodroffe of the malady wherewth he then was diseased, & to give him the sd Woodroffe Eleaue hundd pownds of Tob, One Cloth suite & one Canuase suite, Two shirts Three payre of shooes, & Two payre of stockins. In consideraon whereof the sd Woodroffe was to serue the pff one compleat years, after the effecting of the sd cure. But the sd Woodroffe deft hath not only neglected the performance of the p. 37 condicon of service, for the effecting & perfecting the cure by the pif uppon the deft. But allso during the plfs absence, by illegall, sinister Vide 10 Md. wayes & proceedings att a Court held att Patuxt 21 March 1656, Arch., 496 obteyned iudgmt & exequuon thereon followed, agst the plf. This Cause putt to a Jury warrt to the Sheriffe to empannell a Jury of 12 men wthout delay. John Wade Chyrurgeon sayth uppon oath in open Court, That when hee gaue Will<sup>m</sup> Woodroffe That last physick, hee gaue it him for the pefecting of the cure. And by reason of the hard winter, hee could not effect it sooner. This Potion, hee cannot sweare to a day when it was gyuen him only he uerily thinketh, the it

John Wade plf, declareth by Petn how the entred into Condicons

Sheriffe returneth his warrt & warned

was neare about the middle of March.

foreman {	Symon Ouerzee	Walter Hall	James Lindsey
	Sampson Warren	Robert Taylor	Peter Joy,
	Philip Land	John Odber	Timothy Goodrick
	Walter Pakes	John Ashcomb	James Veitch,

The Jury brought in their Verdict in writing (Viz) The Jury finds for the pif, Six weeks seruice, from the deft: wth three hundd pownds of Tob. W<sup>ch</sup> Tob. the deft illegally obteyned, by false informaon gyuen to the late Court, And for the pffs dammage Wee humbly leave it to the Court, Ordered, that the Verdict of the Jury, bee entred for the Judgmt As to the dammage & the Verdict of the Jury together, It is Ordered by the Court That the deft shall serue the pff, One whole yeare from this day; or give in security to pay to the plf Two Thowsand pownds of Tob this next ensuing Crop, And the plf is to pay the deft, Cloathes, shirts, shooes & stockins, according to his Covent

Uppon the demand of Philip Hide plf, agst Stephen Gary deft Gary for Two Thowsand pownds of Tob.

James Veitch sayth uppon oath in open Court, that there was an Liber agreemt made betwixt Phil: Hyde, & Stephen Gary for 300 Acres P. C. R. Vide Philip of Land, And that Philip Hide, did confirme the sd Land unto Hides Bill of Stephen Gary, Whereuppon the sd Gary passed his Bill for 5000t fol. 95 Tob, to be payd uppon demand to the best of his remembrance.

Thomas Seymour allso declareth uppon Oath, That, concerning the former bargaine, the plf could not performe his Couent And thereuppon the deft would not pay the Tob. to the plf, yett after Mr Reuell agreed to give to the plf 3000t Tob. & gett the Land how hee could.

John Ashcomb likewise sayth uppon Oath That having conference with Randall Reuell, the sd Reuell told this Depont the had bought halfe of the sd Plantaon, And tht hee would send up seruantshands—to plant uppon it. And further he doubted not, but to make his peace, wth his Lps Officers here.

Wherefore it was considered by the Court uppon this & other euidence That the sd Gary & Reuell are partners in the Land, And tht p. 38 the rather because the deft confesseth, the Reuell did deliuer up the former Condicon made betweene him the sd deft & the pff weh unlesse hee were partner wth Gary would not have left in his hand. It is therfore Ordered that the deft (Randall Reuell lyuing in Accomack) pay to the plf Seuen hundd fowrteene pownds of Tob, the remainder of the demand.

Uppon the demand of Dauid fferiera plf, agst John Tunnis deft Feriera v. for three hundd seauenty two pounds of Tob. The Deft acknowl- Tunnis edgeth Three hundd fifty six pownds of Tob. & hath putt in Mr Thomas Belcher security for the sd three hundd fifty six pownd as aforesd web Robt Kingsberry the Attorney of the plf hath accepted.

Uppon the demand of Thomas Hussey plf, agst John Hammond Hussey v. deft for one thowsand three hund pownds of Tob. in cask, Anne Hammond Hammond the deft Attorney, being lawfully warned, & not appearing & John Lewger the plfs Attorney, being indebted unto the deft, for one hundd thirty fowre pownd of sugar, desyres the may ballance that debt of sugar wth the Tobacco weh is due from the deft to him, And uppon default of the defts Attorney not appearing. uppon her lawfull summons, as was uerifyed, It is Ordered the plf, shall recover agst the Estate of John Hammond, husband to the sayd Anne whose Attorney shee is, one thowsand three hund<sup>d</sup> pownds of Tob. according as is mentioned & specifyed in the defts Bill.

The Court adiorned by the Gouernoe till to morrow morning 8 clock.

Liber P. C. R. 1658 April 29 Evans v. Gerrard Thursday 29° Aprilis, 1658

All Pnet as yesterday (Except Mr Nathaniel Vtye.)
To the honble Josias ffendall Esqr Leiutent & Gour of Maryland.

The humble Petn of Willm Euans.

Sheweth.

That about two yeares agoe, One Anne Browne possessed Certaine cattle in her life time & lyued in yor Petrs howse, Weh sd cattle, the sd Anne did lett out to her father in Law, But the sd Anne comming to dye, distributed all her s<sup>d</sup> cattle to divers persons as Legacies, as by her will appeareth, Amongst wch shee bequeathed One Cow, and her encrease to yor Petrs wife, Wch Cow being then att her foresd father in Laws plantaon & on Mr Gerard Mannoe The sd Mr Gerard hath wrongfully taken the sd Cow, as his owne, & still deteynes the same from yr sd Petr & his Wife, Making diuers strange pretences, & allegaons both of the marke & other; whereby to wrest the same to his owne use & warrant the Detineu thereof, Neyther could yor Petr euer bring the sd Mr Gerard to any Legall tryall therein, Hee p. 30 still making some euasion or other, for to justify his not appearing: w<sup>ch</sup> hath putt vo<sup>r</sup> Pet<sup>r</sup> to much costs, charge, and dammage, Agst all weh pretended allegaons of Mr Gerard, yor Petr by diuers Oathes formerly taken concerning the peticular Beast, is ready to produce the same, Prouing & confirming yor Petrs iust Right & Tytle therto, in behalfe of his sd Wife, The premises considered, yor Petr humbly Craueth tht hee may bee possessed wth the sd Cow & her encrease, & allowed for his Costs & hinderance therein, according to the usuall presidents of this prouince & hee shall euer pray &c:

Uppon the Pet<sup>n</sup> of Cap<sup>t</sup> Will<sup>m</sup> Euans, agst Thomas Gerard Esq<sup>t</sup> concerning his the s<sup>d</sup> Gerards deteyning a Cow, & her encrease w<sup>ch</sup> the Pet<sup>r</sup> sayth doth belong unto him, on the behalafe of his Wife, Thomas Gerard dēft in answere sayth, That he fownd a Cow in the myre & pulling her out & veiwing the mark, he fownd th' shee was marked w<sup>th</sup> his mark, & thereuppon deteyneth her-hauing formerly lost some cattle, & about the Age of th' Cow, And w<sup>th</sup> all, threw downe uppon the Table both the Cowes eares, & the eares of a swine, cutt of, for the Court to iudge of the resemblance & neareness of both marks.

Vide Depos<sup>ns</sup> supra pp. 16 & 17 The Depos<sup>ns</sup> being reueiwed & read in open Court & the euidences appearing cleare, The Opinion & Judgm<sup>t</sup> of the Court is, That the marks are not directly the same, & That the Cow in dispute is Cap<sup>t</sup> Euans Cow, It is thereuppon Ordered That the Cow, now in dispute as a-fores<sup>d</sup> w<sup>th</sup> her encerease be to the s<sup>d</sup> Cap<sup>t</sup> Euans.

As to the Costs & dammages The Pet<sup>r</sup> Craueth a Jury to consider thereon, w<sup>ch</sup> was graunted.

In the meane time the Gouerno<sup>e</sup> adjorned the Court for a while warr<sup>t</sup> to the Sheriffe to empanell a Jury of 12 men w<sup>th</sup>out delay.

Sheriffe returneth his writt, & warned forema<sup>1</sup>

Liber P. C. R.

James Veitch | Will<sup>m</sup> Marshall | Will<sup>m</sup> Berry | Owen James Michael Baysey Thomas Belcher Walter Pakes | John Potts Robt Kingsbury | John Reade.

And a while after the Court being Satte, The Jury returned their Verdict in Writing (Viz) Wee find for the plf Seauen hund<sup>d</sup> pownds of Tob, wth costs of suite. And the Court Ordered the Verdict of the Jury be entred for the Judgmt

Uppon the demand of Cornelius Johnson plf agst Henry Thick- Johnson v. penny deft, in an accon of debt, The plf being called, & not appearing, Thickpenny Vid. Order It is Ordered tht in case the plf appeare not before the last day of p. 46 this Court, hee be nonsuited, & pay charges of Court.

Sub pena to the Sheriffe attending the Court, to warne Robt Goodridge Taylor & Giles Sadler, to make their personall appearance wthout v. Jolly delay, to testify in a cause, depending, betwixt James Jolley, & Timothy Goodridge att Jolley's request.

To the Rt honble the Goue & Councell for the Province of Mary- p. 40 land, sitting in the Couet of Chancery

The humble Pet of John Cornelius & Walter Pake, Sheweth, That Cornelius et Philip Land in June last was Tweluemonth sold to yor Petes 200 al. v. Land Acres of Land, Lying att the upper end of Abbingtons Cliffts in Patuxt Ryuer, for 2000t of Tob & cask, And subscribed an ingagemt in writing under his hand for pe formance thereof: Thereby obliging himselfe in Septembr then next coming to deliuer yor Petes full & quiett posses<sup>n</sup> thereof, & then to make them a firme Bill of Sale wth warranty agst all persons, & (a Couent to procure them att his owne charge (assoone as Pattents were to be obteyned) a Patt<sup>t</sup> in their names for the sd Land: & thereuppon, & uppon noe other consideraon yor Petrs passed their Specialty to the sd Philip Land, for the paymt of 2000 of Tob & cask att a day past. That the Land soe sold, was neuer shewen to yor Petes nor any possesn euer tendred, nor any performance att all since made, By meanes whereof the sd Specialty passed by yor Petes became insignificant & Voydable, in all equity & good conscience: & ought to have bene uacated, But the sd Land intending to deceine & defraud yor Petes wthout their consents or privity assigned the sd Specialty to Capt John Barrife deceased: & soe it came by Ires of admistraon to Capt Willm Enans; who since assigned the same to Mr Symon Ouerzee & vor Petes are in danger of being sued thereuppon, allthough noe performance hath bene made of the consideraon uppon weh the sd Specialty was passed. That voe Petrs are damnifyed by the sd Lands not performance aboue 10000t

Liber of Tob. & cask, But yor Petrs cannot euidence the truth of their case, P. C. R. att common Law, because the sd Lands engagemt is since casually lost, Yor Petrs therfore pray tht the sd Philip Land may be compelled to sett forth the truth of all the premises uppon oath; tht soe yor Petrs may by yor Honrs Order haue such releife, as in yor Graces Judgmts shall seeme to bee agreeable, to right, equity & good conscience. And yor Honrs Petrs shall eue pray &c:

Ph: Lands answere.

To the honble the Goue & Councell of Maryland.

Whereas John Cornelius & Walter Pakes haue preferred a Bill in Chancery agst me Philip Land, concerning 200 Acres of Land sold by mee to the s<sup>d</sup> Cornelius & Pake, I gyuing them a Bill of sale for the s<sup>d</sup> Land, & warranting the sale thereof, agst iust claimes, And moreouer certifyed them, th<sup>t</sup> M<sup>r</sup> Lewger would giue them the Certificate of the Bownds of the s<sup>d</sup> 200 Acres; w<sup>ch</sup> M<sup>r</sup> Lewger told mee, lee had promised to them, But they pretended there was noe Land to be fownd till now as I know of, And now I haue prouided the Land according to my Couenant w<sup>th</sup> them, They would (as far as I conceiue) not pay the Tob. notw<sup>th</sup>standing Walter Pake did promise Cap<sup>t</sup> John Barriffe paym<sup>t</sup> of the s<sup>d</sup> Bill att Patux<sup>t</sup> & Cap<sup>t</sup> Barriffe accepted of it, in Leiw of a Bill hee had of mine, w<sup>ch</sup> he brought out of Virginia. And this is in answere to the Bill in Chancery, w<sup>ch</sup> is nothing but the Truth, as neare as I can rememb<sup>r</sup> to the w<sup>ch</sup> I will be ready to make Oath.

Phillip Land.

I desyre th<sup>t</sup> they who were att the bargaine making may be sworne & M<sup>r</sup> John Lewger.

Uppon the Bill exhibited in Chancery by John Cornelius & Walter Pake agst Philip Land. James Veitch sworne in open Court, sayth, That Mr Land sold 200 Acres of Land to the exhibiters, & was by condicon (w<sup>ch</sup> this Dep<sup>t</sup> drew) to procure & give them a Patt<sup>t</sup> when Patt<sup>ts</sup> were to be graunted, & to deliuer them posses<sup>n</sup> of the s<sup>d</sup> 200 Acres of Land in the winter following, And the Court finding That the Deliuery of the Land, was not made by Philip Land, as was required, as Capt Will<sup>m</sup> Euans testified uppon Oath delivered in Court, It is Ordered tht the Exhibiters have their Bill returned, & gyuen up to them wthout further trouble, And because the Bill was not in Mr Lands hands but by Assigmts made ouer to Mr Symon Ouerzee. It is further Ordered That the Bill being gyuen up to the Exhibiters by Order afores<sup>d</sup>, That Philip Land pay to Mr Symon Ouerzee Two Thowsand pownds of Tob. to whom the Bill was assigned, & had the sd Bill in posses wth Costs of suite to the Exhibiters.

Land v. Uppon the demand of Philip Land pff, agst Will<sup>m</sup> Marshall deft Marshall in an accon of the case for 2000¹ Tob. The pff not being able to proue

what he alleageth agst the deft. The deft craueth th<sup>t</sup> the pH be Liber nonsuited, w<sup>ch</sup> is O'dered accordingly.

Uppon the Pet<sup>n</sup> of Richard Hix, agst Sampson Waring, for per-Hix v. Warmitting one Thomas Branson to depart out of his custody, (hee being ing then Sheriffe) & who was indebted to the Pet<sup>r</sup> in 800<sup>t</sup> Tob. & under exequuon &c: Respited till next Court.

Uppon the pet<sup>n</sup> of John Reade, complayning agst Cap<sup>t</sup> Will<sup>m</sup> Reade v. Mitchell, ffor th<sup>t</sup> hee the s<sup>d</sup> Mitchell had disposed of the one halfe of a mare, w<sup>ch</sup> mare was betwixt the Pet<sup>e</sup> & the s<sup>d</sup> Mitchell; The halfe afores<sup>d</sup> cost the Pet<sup>r</sup> 1600<sup>t</sup> Tob. And now the s<sup>d</sup> Mitchell hauing sold the whole mare, contrary to agreem<sup>t</sup> made, & w<sup>th</sup>out the Pet<sup>rs</sup> priuity, The s<sup>d</sup> Cap<sup>t</sup> Mitchell dēft being called, & not appearing, nor any Attorney for him, to make answere thereto, It is Ordered th<sup>t</sup> the Pet<sup>r</sup> may take Attatchm<sup>t</sup> uppon any the Estate, of the s<sup>d</sup> Mitchell, if he please; bringing him thereby, to a Legall tryall, may obtaine satisfaction, according to his demand, Attatchm<sup>t</sup> to the Sheriffe of Calu<sup>c</sup>t, according to the Order Ret. next prouinciall Court, to be holden in Septemb<sup>t</sup> next.

Robert Taylor deposed, Sayth, tht the Bill of 1600<sup>t</sup> of Tob, w<sup>ch</sup> Goodridge v. James Jolley passed unto Timothy Goodridge was for a Boy serut Jolly w<sup>ch</sup> Will<sup>m</sup> Philips hath now received of the aboues<sup>d</sup> Timothy, This P. 42 Dept sayth, tht when the s<sup>d</sup> Timothy came to this Deponts howse, he heard the s<sup>d</sup> Timothy promise the s<sup>d</sup> Jolley his Bill againe of 1600<sup>t</sup> Tob. But att tht pent Timothy had it not about him, but told him hee should haue it, & further this Depont sayth not. This Depos<sup>n</sup> is acknowledged in this Court.

Januar. 2d, 1657, taken by Woodman Stockly & Willm Parrott

Giles Sadler deposeth, saying th' he being att an agreem' betwixt Timothy Goodridge & James Jolley, heard the sd Timothy promise the sd Jolly if in case he had the serut againe: Then the sd Timothy would returne the sd Jolley his Bill againe for the seruant, & further this Depon' sayth not

Sworne 2d Jan. by Commis<sup>rs</sup> Supra

This Depos<sup>n</sup> is allso acknowledged before this Court.

Uppon the Pet<sup>n</sup> of Timothy Goodridge pH agst James Jolley deft, touching the suite depending betwixt them, & not determined, but referred to the next Court: & crauing a finall issue therein, A Jury is desyred by them, & Graunted.

Warrt to the Sheriffe to summone a Jury of 12 men forthwth Sheriffe Returneth his writt & warned.

Symon Ouerzee John Potts
John Ashcomb. Henry Hooper Peter Joy Philip Land Arthure Wright John Whinfell James Lindsey

The Jury returned their Verdict in writing (Viz) The Jury finds P. C. R. That James Jolley shall haue in his Bill, wth Twenty pownds of Tob. damage of Timothy Goodridge, And the James Jolley pay unto the sd Timothy Goodridge Seauen hundd pownds of Tob forthwth, wch appeares by Oath due to the sd Goodridge, but not apperteyning to the Bill, And it is Ordered tht their Verdict be entred for the Judgmt of the Court.

Whereas an Order of Court hath formerly bene entred on behalfe Seymour v. of the ptf, in february last, as appeares uppon Record for Seauen head hundd & Twenty pownds of Tob. And the deft not being able to shew any cause, why it should be reuersed. This Court doth Judge tht the deft pay the plf the sd Seauen hundd & Twenty pownds of Tob. wth costs of suite, according to the former Order.

Eltonhead v.

Whereas Edward Eltonhead pe Attornat, Josvas ffendall Esqr Eltonhead Gour of this prouince, Producing a Bond or Obligaon under the hand & Seale of Will<sup>m</sup> Eltonhead deceased, for the paym<sup>t</sup> of ffifty Three pownds, Ten shillings sterl. as by the sd Deed more att large appeareth, And the deft (being Admistratrix to the Estate of the sd Will<sup>m</sup> Eltonhead her deceased husband) not being able to proue the

p. 43 paymt of any part thereof, It is Ordered by this Court That an Inuentory of the sd Estate, be given in uppon Oath, by the Admistratrix wthin one month, & tht the estate soe Inventorized bee appraysed by the Oath of Henry Coursey Gent<sup>n</sup> Robert Taylor, George Reade and Barnaby Jackson, or any Two of them, And tht the s<sup>d</sup> Admistratrix satisfy the s<sup>d</sup> Bond, out of the s<sup>d</sup> Estate. And because all money debts are payd wth Tobacco in this Country, It is Ordered likewise That the pff take Tobacco pickd & culld wthout seconds & grownd leaues att Two pence Sterl pe pownd.

And the Admistratrix of Will<sup>m</sup> Eltōhead Deceased desyred to make tender of the Estate in Satisfaction of the Debt mentioned in the afores<sup>d</sup> Order. Whereuppon the Court considering th<sup>t</sup> noe Admistrator is by Law bound to pay further then they have receied Assetts, Doe Order tht the sd Edward Eltonhead or his Attorney, be possessed wth the sd Estate, to be disposed of for his satisfaction. And to tht end tht an Inuentory be deliuered in uppon Oath by the sd Admistratrix, & tht the Estate soe inventorized bee apprayed uppon Oath, as in the former Order graunted in this cause, And the the Admistratrix bee allowed her Dowry, according to the Law & Custome of England.

Eltonhead v. ffendall

Jane Eltonhead plf produceth a Bill of the Defts of Two Thowsand pownds of Tob in cask. The Deft acknowledgeth a Judgmt for Two Thowsand pownds of Tob, as is demanded, & Ordered tht it be soe entred.

The Court adiorned by the Goue, till tomorrow morning

Aprill 30th 1658

All Pent as yesterday, & Mr Nath: Vtye.

Liber P. C. R. 1658, April 30

This day Came James Jolley & acknowledgeth a Judgmt in open Jordan v. Court To Tho: Jordan of London Mercht, his heyres admistratoes Jolly or Assignes for One Thowsand & Thirty pownds of Tob in cask.

The same day allso came the foresd James Jolley, & acknowledgeth Hix v. Jolly a Judgment in open Court to Richard Hix, his heyres admistratoes or Assignes for fiue hundred pownds of Tob. in cask.

Allso the sd James Jolley acknowledgeth a Judgmt in open Court Senserf v. to Walter Senserf, his heyres, admistratoes or Assignes for One Jolly Thowsand Three hundd Thirty Three pownds Tob. in cask wthout grownd leaues uppon a Bill dat. 29 Apr. 1658

Uppon the Petn of Walter Hall, agst Henry Payton, Concerning a Hall v. Pey-Boate weh Henry ffox lent to the sd Payton, & weh the sd Walter Hall ton hath right unto, by marrying the Relict of the sd Henry ffox &c: It being proued the there hath bene an Attachmet graunted & serued uppon a Debt of the sd Paytons in Leiutent James Lindseys hand thereby to bring the sd Henry Payton to answere, & he neuer appearing. And uppon the Oath of Walter Pakes who affirmeth in open Court That he was buying the sd Boate of Henry ffox about a month or thereabouts before the Boate was lent to the sd Payton, & profered 500<sup>t</sup> Tob, for the s<sup>d</sup> Boate & Sayle, & the s<sup>d</sup> ffoxe profered the sd Boate for 6001 Tob to the Depont It is Ordered the the Petr haue a new Attatchm<sup>t</sup> for Twelue hund<sup>d</sup> pownds Tob. & In case the sd Payton appeare not eyther by himselfe or Attorney att the next Provinciall Court, Then the Petr to have Judgmt for six hundd pownds Tob, wth costs & dammages.

Uppon the Pet<sup>n</sup> of Elizabeth Robins, clayming a Reference till Robins v. next Court, Robt Robins husband to the sd Elizabeth desyres tht a Reference be not graunted: But tht the business weh hath bene formerly here in dispute, may come to a finall tryall & issue att this pent Court. But the Petr alleaging tht shee hath not her wittnesses ready, & the persons lyuing about Wicocomoco Ryuer. It is Ordered That this cause bee referred to the next County Court, to be held in Charles County, & both parties to expect their tryall, there, & to bring their wittnesses thither.

James Lindsey demands Lres of Admistraon uppon the Estate of Re An-Symon Antonio as Crede unto it in the summe of 2162t Tob. due by tonio's Estate Bill & accompt

Ordered tht he haue Lres of Admistraon, as being greatest Crede

Liber Uppon the demand of Richard Smith plf, agst John Pott deft for P. C. R. Smith v. 962<sup>†</sup> Tob & cask. Subpena to the Sheriffe to warne Sampson Waring Pott to testify, Capt Sampson Waring deposed in open Court, Sayth, That he this Depont went along wth the plf to John Potts the defts howse, & there uniwed one hogshead of Tob. weh appeared to this Deponts ueiw to be good Tob. both att the top, & on the sides of the hogshead: But being broken open Wee found frost bitten Tob packd therein, And a good while after comming againe to the defts howse, & uewing the same hoagshead againe (as this Depont thinketh) this Depont receaued it, & payd it away to Mr Henry Meeze uppon the plfs owne account, & uppon noe other account It appearing to this Court, uppon p. 45 accounts balanced between Richard Smith pff, & John Pott deft, That there remaines due to the sayd Richard Smith 853t of Tob. It is Ordered by this Court that the sd Smith shall be payd his Debt

> of Eight hundd fifty three pownds of Tob, aforesd wth costs of suite. The Court adjorned by the Gouernoe till afternoone.

## All Pent as afore.

Thomas Jordan mercht aged 24 yeares or thereabouts sworne & Carey v. Hooper examined sayth, That hee this Depont had a Certaine parcell of Copper Lace of Mr Thomas Caryes, The wch Lace, he the sd Depont further sayth, tht hee deliuered unto Mr Henry Hooper, the sd Hoopers Wife, being att the same time present, to bee by them deliuered to the sd Carve

Jurat Corae nos the 18th of March instant

Thomas Jordan.

Rich: Preston/Mich: Brooke.

Uppon the demand of Thomas Carve plf, & Henry Hooper deft, Concerning Copper Lace, & a Syluer Tankerd; Thomas Carve deposed in Court sayth, That the Tankerd cost him five pownd, Eight shillings, three pence, att the first penny in England. And all accounts being balanced in Court, betwixt the plf, & Mr Nutt, for whom the ptf is Attorney, & the deft. It is Ordered tht the Deft pay unto the plf, uppon demand Six hundd twenty Eight pownds of Tob. in cask, otherwise Exequion. And further tht the plf, give the deft fowre pownds, att his returne next Shipping, the Remainder of a Bill due from James Cary, or ells his Bill againe,

Dorington v. Uppon the Pet<sup>n</sup> of Will<sup>m</sup> Dorington plf, agst Henry Meese deft, Meese Mer. for deteyning a Bill, weh the Petr passed to Bossell Little, for 4124 Tob. The parties have agreed betwixt themselves.

Uppon the Pet<sup>n</sup> of Henry Hooper plf, agst Tobias Norton deft, Hooper v. Uppon the Pet" of Heiny Hooper pro, age.

Norton shewing the a reference being graunted to the deft, att the Last Court to be determined the next Court following. The deft alleageth, the hee had neyther notice, or summons to appeare this Court. It is

therfore Ordered th' this Cause bee respited till the next Prouinciall Liber P. C. R. Court, to bee held in Septembr following.

Uppon the Petn of Thomas Philips, agst Capt Willm Mitchell for Philips v. uniust Molestaon & trouble. The sd Mitchell not appearing nor any Mitchell Attorney from him, att this Court, (& this being the last day of the Court, & the Court ready breake up) the Petr desyres an Nonsuite, wth costs of suite. And bringing in his account in Court, for 470t To the Tob: Being for seuerall dayes his attendance in Court. It is Ordered Cler tht the sd Mitchell be Nonsuited, & tht the Petr be allowed fowre Sher: hundd & seauenty pownds Tob: wth other costs beloinging to this suite, as is demanded.

QQ 100

199

Exequion issued out thereuppon according to the Order.

of St Maries

Whereas Capt Will<sup>m</sup> Mitchell hath exhibited a Bill in Chancery Mitchell v. agst Thomas Gerard Esqr about fowre Cowes att a Court held att Gerard Patuxt in Decembr last, & reference being Graunted unto this Court. The s<sup>d</sup> Will<sup>m</sup> Mitchell not appearing eyther by himselfe or Attorney, p. 46 & this being the last day of the Court, It is Ordered by this Court th the sayd Bill be dismissed, & the sd Mitchell to pay costs of suite.

John Harwood (pe Attornat Capt Willm Euans) deft, Craueth a Stone v. Nonsuite agst Capt Stone pff, who not appearing this Court, neither Harwood by himselfe, or Attorney, & this being the last day of the Court It is Ordered the the plf be nonsuited.

Bartholomew Phillips (pe Attornat, James Langworth) deft, Stone v. Craueth likewise a nonsuite agst the pff, who not appearing, this Philips Court, It is Ordered the the plf be nonsuited.

Henry Thickpenny pe Attornat Peter Joy craueth a Nonsuite agst Johnson v. the sd Johnson, wch is graunted, according to the Order yesterday Thickpenny passed afore noone Aprill 29° Vid. pag. 39.

Uppon the Pet<sup>n</sup> of Thomas Markeyne ptf, agst Will<sup>m</sup> Chaplane Markeyne v. deft; the Petr alleageth great prejudice, & detriment sustevnd by Chaplan him, in tht the deft (the Pet being lame) cutt of a joynt in one of his toes w<sup>th</sup>out the approbaon of a Chyrugeon. Ordered th<sup>t</sup> the Case be respited, & determined att the next County Court, to be held in the County of Caluert.

To the honbie Josias ffendall Leiutent of the prouince of Maryland Proprietary & the rest of this Honble Court. v. Dandy

The Humble Pet<sup>n</sup> of James Veitch.

Sheweth

Whereas yor Petr did exhibite the Accounts both for himselfe & the Clarke, for the imprisonmt, & other necessary & usuall charges & Liber P. C. R. s<sup>d</sup> Sheriffs yo<sup>r</sup> Pet<sup>r</sup> & Clarks accounts appeareth, before a Prouinciall Vide 10 Md. Court held att Patux<sup>t</sup> for the sayd prouince the 5<sup>th</sup> Octob<sup>r</sup> 1657.

Arch. 547 And the s<sup>d</sup> Court hauing examined the sayd accounts, did order the Sher. 5204 fine thowsand two hund<sup>d</sup> & twenty pownds of Tob to yo<sup>r</sup> Pet<sup>r</sup>, & six hund<sup>d</sup> Twenty Two pownds of Tob. to the Clarke, to be forthw<sup>th</sup> satisfyed unto yo<sup>r</sup> Pet<sup>r</sup> & Clark, or else exequuon.

Re Simpson's Estate

It is Ordered th<sup>t</sup> the Pet<sup>r</sup> haue, according to demand, in this Pet<sup>n</sup> Owen James, as Cred<sup>e</sup> to the Estate of Paul Simpson 2400<sup>t</sup> & Walter Pake being likewise Cred<sup>e</sup> 1300<sup>t</sup> demand ioyntly Lrēs of Admistraōn on the Estate of the s<sup>d</sup> Paul Simpson Deceased. Ordered th<sup>t</sup> they haue Lrēs of Admistraōn ioyntly granted them.

p. 47 Rob<sup>t</sup> Clarke Esq<sup>r</sup> demandeth an Attachm<sup>t</sup> uppon the Estate of Cap<sup>t</sup>

Clarke V.

Mitchell Will<sup>m</sup> Mitchell, to the ualew of 2500<sup>t</sup> Tob. on the behalfe of Cawsins

Childre

Cornwaleys v. Chandler

To the honbite the Lieut Graff & Councell of State for the Prouince of Maryland

The humble  $\operatorname{Pet}^n$  & Complaynt of Thomas Cornwaleys Sheweth

That whereas Cott ffrancis Yardley & Nathaniel Batt both of Virginia for a good & ualuable consideraon to them in hand payd by the sd Tho: Cornwaleys, became bound unto the sd Thomas Cornwaleys his heyres & Assignes in the penalty of fiue thowsand weight of Tob, wth cask, for the deliuery of Two Indian yowths, unto the sd Tho: Cornwaleys, or his Assignes, As by the sd Obligaon doth & may appeare, Wch sd Indians were not brought to the place appointed, nor euer deliuered to the sd Complt ffor default whereof the visible Estate of the sd Cott Yardley was attatched wthin the foresd prouince, And was Bayled by Mr Job Chandelor, & one Goulding, who became bownd to the Sheriffe, to secure the sd Estate till further Tryall att Law, should determine the sd business, as by their Obligaon in the hands of Capt Sampson Waring Successor to the former Sheriffe doth & may appeare Since wch time the sd Thomas Cornwaleys being out of the prouince, there hath bene noe proceedings in the sd busines, And the sd Gowlding being Dead, The sd Thomas Cornwaleys humbly prayeth that processe may issue agst the sd Job Chandler to produce the sd Estate, or give satisfaction to the sd Thomas Cornwaleys for his debt, & dammage, & hee shall pray &c:

Whereas the Estate of Co<sup>th</sup> Yardley (now being att Portobacco in the prouince of Maryland) wholly attached for the use of Cap<sup>t</sup> Cornwaleys debt: & Rich: ffoster his debt: & Tho: Marsh. Know all men by these pents the I Job Chandler & John Goulding doe ingage of selues for security of the sd Estate, unto John Smith, the present

prouinciall Sheriffe untill further tryall be had in court therein. In Liber P. C. R. wittnes whereof Wee haue Sett oe hands this 7th of May 1655

Job. Chandler Signed in the pence of Vs John Goulding James Veitch Geo: Burbage.

Ordered according to the petn tht preesse issue agst Mr Job Chandler & be determined next Prouinciall Court.

Proclamaon being made by the Sheriffe, & noe one hauing any Adjourn-Business to be heard & determined, The Gouernoe dissolved the ment of Court.

And appoynted the next Provinciall Court to be held on the first Twesday in Septembr next (Viz) 8° Septembr

Here are Recorded such Entryes, Deposns Commisns & proceedings p. 48 done & taken during the Court.

Jacob Lumbrozo demandeth warrt agst Anthony Galloway in an Lumbrozo v. accon of Debt of 600t Tob.

Warrt to the Sheriffe of Anarundel County to arrest &c: Ret. next proninciall Court, to be held 8° Septembr next.

Subpena to the Sheriffe of St Maries, to warne John Bolaine to Robins v. bee att the next County Court, to be held in Charles County to testify Robins his knowledge in a Cause depending betwixt Robert Robins & his wife

Suppena allso to the Sheriffe to warne Phillip Land, & Timothy Goodridge to testify in caâ Suprà.

Subpena to the Sheriffe to warne Robt Kingsbury to testify in caa Goodridge James Jolley & Timothy Goodridge, att Jolleys request

Thomas Thomas, lyuing att St Leonards Aged 34 yeares or there- Johnson v. abouts examined 29 Aprill, Sayth uppon Oath, That Cornelius John- Thickpenny son had from Will<sup>m</sup> Batten, uppon his this Deponts account, some quanty of strong drinke, but what quanty he cannot say, And that for the strong drinke Henry Thickpenny satisfied him this Depont out of wages dew from the Depont to the sd Henry, & this is all he can say in this matter.

Jurat Corae Ed: Scott.

John Chareman maketh Oath Aprill 29, 1658, That hee this Re An-Depont saw Mr James Lindsey deliuer into the hands of Symon tonio's Es-Antonio a Gun, in Satisfaction of a Cow Calfe. And hee the sd Antonio seemed to this Depon<sup>t</sup> to be well contented.

John Lewger aged 30 yeares or thereabouts sworne & examined Re Henry this 28 day of Aprill 1658, Sayth That to the best of his this Deponts Fox

Liber knowledge ffrancis Brookes had of Henry ffox, Two Cowes and a P. C. R. hogshead of Tob, for the releasing of Two servants taken by the Sheriffe in Exequion & further sayth not.

> John Lewger gent<sup>n</sup> aged 30 yeares or thereabouts 28 April 1658, Deposed. Sayth That about ffebruary in the yeare 1656, hee this Depont heard Henry ffox demand of Capt Will<sup>m</sup> Mitchell, the White Howse standing att St Maries, & the sd Mitchell replyed the the sd ffox had noe Tytle or interest therto: & therfore bad him beg one out of it. And tht att the same time, hee did see the sd Capt Mitchell, take the sd ffox by the shoulders, & turne him forth of doores, & further savth not.

Jurat, Corae Ed. Scott.

John Odber Aged 36 yeares or thereabouts, sworne 28th Aprill Mullikin v. 1658 sayth That about October last was tweluemonth he this Depont heard Mr Rich. Harris condicon & agree wth James Mullikin, That if hee the sd James would seate his plantaon, wth some servants, tht hee the sd Harris would place wth him to helpe build & cleare the sd plantaon, The Crop being finished hee the sd Mr Harris did promise to give him Three months worke wth an able hand, for his winters worke, & further hee cannot depose.

Jurat Corae Ed: Scott.

James Veitch Aged thirty yeares or thereabouts 28 Aprill 1658 Re Douty Sworne & examined sayth That hee, about the end of ffebruary, or beginning of March last, as neare as he can remember, did by chance meete one Mr Randal Reuell of Accomack, & in discourse asked him if hee knew one Mr Dowty, a Minister in Accomack. This depont continuing his discourse saying tht he knew a freind of the sd Mr Dowtyes, tht would willingly have procured him a Benefice in Patuxt Ryner, if the Inhabts of Accomack would give way the hee should come from thence, And the sd Randall replyed, the knew the sd Mr Dowtye would not bee for their turne, ffor the hee knew him to bee a man gyuen to many uices, & easpecially to drinking, & further hee sayth not.

Jurat Corae Ed: Scott.

James Lindsey Aged 32 yeares or thereabouts 30th Apr. 1658 Boreman deposed, sayth, (att the request of John Chareman) That hee knoweth very well, the a certaine Crop of Tob, weh Willm Boreman, & John Chareman were partners in, att Nangemy, was lost & spoyled for want of Cask, & more he cannot depose.

Jurat Corae Ed. Scott.

Christopher Joanes aged 23 yeares or thereabouts 30th Aprill 1658, deposed, sayth, (att the request of John Chareman) That the Crop, as in Oath former, was utterly spoyled for want of Cask, Save only

Chareman v.

Three Cask was made up, The rest spoyled for want of help to strike Liber it, & cask to putt it in. And further this Depont sayth the John P. C. R. Chareman was ready att all times, to exspect helpe from Mr Boreman to strike & cask the sd Tob. & further sayth not in this matter. Jurat Corae Ed: Scott.

mark Cattle.

Iarboe's Mark

John Jarbo entreth his mark of Cattle, (Viz) The Right eare slitt, The Left eare Cropd, & ouer & under keeld.

Timothy Goodridge aged 27 yeares or thereabouts, (att the behalfe p. 50 of Robt Robins) sworne & examined sayth this 30th Aprill 1658, Robins That hee this Depont heard Robt Robins aske his Wife this nery day, whither or noe shee would sweare tht That Child, shee then carryed in her armes, was begotten of his the sd Robt Robins body. Shee replyed tht shee would not sweare it. Then he asked her, if hee should sweare, tht the child was none of his. Shee answered noe, hee

should not, & further he sayth, hee cannot depose.

Jurat Corae Ed Scott.

Philip Land aged 50 yeares or thereabouts, Sworne & Examined Eode die, Sayth, That hee heard Robt Robins ask his Wife, Whither shee would take her Oath in open Court, That the Child shee had then in her armes, was begotten by him the sd Robt Robins, shee replyed shee would not, & further this Depont sayth not.

Jurat Corae Edw. Scott.

Christopher Goodwicker aged 30 yeares or thereabouts sworne & examined Eode die, Whither or noe he remembers tht Robt Robins call'd him aside att the former Court held att Patuxt & whither hee heard the words weh Willm Whittle then spake, To weh hee answers, tht he remembers not, tht the sd Robins did call him aside, nor any words spoke or uttered by the sd Whittle concerning the sd Robins Wife. But hee sayth how he heard Margarett Bassett, & Sara Yowng say, That the sd Robt Robins Wife had taken Sauen two seuerall times. Pretending to the woemen tht it was for the wormes, & further sayth not.

Jurat Corae Ed Scott.

The Depos<sup>n</sup> of John Shirtcliffe aged 40 yeares or thereabouts Gerard v.

sworne before Robert Slye Jan: 4th 1657.

This Depon's sayth, th' to the best of his knowledge Seauen hundd chels Oath & twentye weight of Tob. was payd unto Capt Mitchel, or his As-December signee or assignes about the 14th day of May 1657, it being part of 1657 the Tob. due by uertue of a Bill bearing date July 21th 1656, of 1219t Tob. Weh sd Bill this Depont hath had in his custody this tweluemonths last past, or thereabouts & lately Ordered by Court

Mitchel

Liber to deliuer it to Mr Tho: Gerard. And further this Depont sayth, P. C. R. That he comming to Will<sup>m</sup> Yownge hee this Depont being earnest to repayre home, hee sd to the sd Will<sup>m</sup> Yownge, When doe you goe home I must goe for a Receipt att yor howse, weh Mr Gerard hath requested mee to take for his use; The sd Will<sup>m</sup> Yownge replyed, I would not have you doe soe, for Capt Mitchel hath spoke to mee,

p. 5t that this Tob. might goe uppon some other account of my owne, or words to tht purpose. Hee the s<sup>d</sup> Depont answered againe, Mr Gerard being his freind, Will<sup>m</sup> Assiter being a poore man, hee was not willing hee should loose his seruant, as Mr Gerard pretended hee would haue, in case the s<sup>d</sup> Tob, due uppon the s<sup>d</sup> Bill, were not payd. And this Depont being then not about to goe the direct way home, wish'd Mr Gerard to call for the s<sup>d</sup> receipt w<sup>ch</sup> he spake to the s<sup>d</sup> Will<sup>m</sup> Yownge of.

Jurat Corae Robt Slye.

John \$ Shirtcliffe

The Depos<sup>n</sup> of Richard Bennett, aged 44 yeares or thereabouts, Sworne before me Rob<sup>t</sup> Slye this 4<sup>th</sup> Jan. 1657.

This Dopont Sayth, the about the 14th of May 1657 hee payd Seauen hunded & Twenty weight of Tob, to Thomas ffowke, then seruant to Capt Willim Mitchell, & he beleiueth the set Thomas ffowke received it according to the set Capt Mitchells order, Web afores Tob, was payd, as being part of the Tob, payable uppon a Bill of 1210 Tob. Web set Bill, was left in the custody of John Shirtcliffe, & the set Thomas ffowke after paymt thereof, sayd if this Depont would goe to John Shirtcliffe, hee would sett downe soe much receaued on the backside of the Bill. The Depont replyed, hee would not goe att this time, a Receipt should serue.

And this Depon<sup>t</sup> further sayth th<sup>t</sup> since the s<sup>d</sup> 720<sup>t</sup> of Tob was receaued he heard by Will<sup>m</sup> Yownge, That Cap<sup>t</sup> Mitchell sayd the Tob was good which hee receaued of him.

Richard Bennett

Jurat Cora Robt Slye.

May the 14th (57)

Receiued before the day aboue written of Richard Bennett the summe of 700 & 20<sup>t</sup> of Tob. in part of a Bill of Twelue hundred and nineteene. I say receaued by me Thomas ffowkes,

Sheriffs Appointed Maries & Charles Counteys, Sworne in open Court, Oath infrà.

 $\mathrm{M}^{\mathrm{r}}$  John Norwood appointed Sheriffe of the County of Anarundel & sworne in open Court.

Mr John Coursey appointed Sheriffe of Kent County, & sworne cum reliquis.

Mr Will<sup>m</sup> Coursey appointed Sheriffe of the County of Caluert Sworne, Eod. die.

## The Oath of Sheriffe.

Liber P. C. R.

You shall well & truly serue the Lord Proprietary of this prouince p. 52 You shall truly & rightfully treate in the Office of Sheriffe of N the poeple of yor Sherifwick, & doe right as well to poore as to rich in all that belongeth to yor sd Office. You shall doe noe wrong to any man, for any gwift, fauoe, hate or other affection. You shall duely exequute, soe far as you may, all such writts, & warrants as shall bee to you directed by lawfull authority, & therof you shall make true returne, according to the tenor of the writt. Soe helpe you God &c:

Cæcilus Absolute & Prope of the Prouinces of Maryland & Aualon, Commission Lord Baron of Baltemore &c: To John Hatch, James Lindsey Henry County Adams, Edward Parks, James Walker & Robert Hunley Genth Vide 3 Md. Greeting, Know yee That Wee for the ease & benifitt of the Poeple Arch. 341

of this oe Prouince & for the spedyer & more exact Admistraon of Justice have erected, & doe by these pesents Erect all the Tract of Land of this oe Prouince of Maryland Bownded with West Wicocomoco Ryuer, up to the head thereof, & Sowth wth Patowmeck ruyer from the mouth of Wicocomoco up as high as any Plantaon under oe gouermt is now seated. And from thence wth a right Line drawne from such plantaon as aforesd to the head of Wicocomoco Ryuer, into a County, By the name of Charles County, in honoue of Our only Sonne & heyre apparant Charles Caluert Esq<sup>r</sup> And for the great trust & confidence, Wee have in yor fidelities, circumspections, prouidences, & wisdomes have constituted, ordeyned & appointed & doe by these pents constitute, ordaine & appoynt you John Hatch, James Lindsey, Henry Adames, Edward Parks, James Walker & Robt Hunley, Gent<sup>n</sup> Commissioners Joyntley & seuerally to keepe the Peace in Charles County afores<sup>d</sup> And to keepe & cause to be kept all Lawes & Orders made for the good & conservaon of the Peace, & for the quiett rule and gouermt of the Poeple in all & euery the articles of the same. And to chastice & punish all persons offending agst the forme of any the Lawes & Orders of this oe prouince, or of any of them in Charles County afores<sup>d</sup> as according to the forme of those Lawes & orders shall be fitt to be done. Wee haue allso constituted & ordayned you & euery fowre or more of you, of weh you the sd John Hatch (unlesse some one of oe Councell bee pesent) are allwayes to bee one; Commises to enquyre by the Oath of good & lawfull men of vor County aforesd of all manner of ffellonies, Withcrafts, Inchantmts, Soceries, Magick arts, Trespasses fforestallings, Ingrossings. & Extortions whatsoever & of all & singular other misdeeds & offences of weh Justices of the Peace in England may or ought lawfully to enquyre by whomsoeuer, or whensoeuer done or perpetrated, or weh hereafter shall happen to be done or perpetrated in the County aforesd agst the Lawes & Orders of this Our prouince, Prouided you p. 53

Liber proceed not in any the Cases afores<sup>d</sup> to take life or member: but th<sup>t</sup> in euery such Case you send the Prisoners wth their Indictmt, & the whole matter depending before you, to the next prouinciall Court to bee holden for this Our prouince, whensoeue, or wheresoeue to bee holden, there to bee tryed. And further wee doe hereby authorize you to issue writts, processe, arrests, & Attatchmts to hold Plea of heare & Determine & after Judgmt Exequuon to award in all causes Ciuill whither in accons reall or personall, where the thing in accon doth not exceed the value of Three Thowsand pownd weight of Tob. according to the Lawes, Orders, & reasonable customes made & used in this Our prouince of Maryland. In weh causes Ciuill soe to be tryed wee doe constitute, ordaine & appoynt the sd John Hatch to be Judge as afores<sup>d</sup>, unlesse some one of Our Councell bee then in Court. And therfore Wee command you, the you dilligently intend the keeping of the Peace, Lawes, & Orders, & all & singular other the premises, & att certaine dayes & places wch you, or any such ffowre, or more of you as is aforesd shall in the behalfe appoynt, yee make enquyries uppon the premises & performe & fullfill the same in forme aforesd, Doeing therein the went to Justice apperteyneth according to the Lawes, Orders & reasonable Customes of this Our protince. Sauing to vs the amercemts, & other things thereof to us belonging, And wee command the Sheriffe Nicolas Gwyther by vertue of these pents, the att certaine dayes & places weh you or any such fowre or more of you as aforesd, shall make knowne to him, to give his attendance on you, & if need requyre, to cause to come before you, or any such fowre, or more of you, as aforesd, such & as many good & lawfull men of yor County, by whom the truth in the premises may the better be knowne & enquyred of & Lastly wee haue appoynted Clarke & keeper of the Records of proceedings in this yor County Court, & therfore you shall cause to be brought before you, att the sd dayes & places, the writts, precepts, processe, & Indictmts to yor Court & Jurisdiction belonging, the the same may be inspected & by a due Course determined as aforesd, Gyuen under the great Seale of this Our prouince of Maryland this Tenth day of May in the 26 yeare of Our Dominion ouer the sd prouince, & in the yeare of oe Lord 1658. Wittnes oe Right Trusty, & wellbeloved Josias ffendall Esqr oe Leiutt of the sd prouince

Josias ffendall.

Commis<sup>n</sup> St

Cæcilius Absolute Lord & Prope &c. To Robt Slye, Capt Willm Euans, Symon Ouerzee Rich: Willan, Will<sup>m</sup> Barton, James Langworth, Rich: Banks, Tho: Mathews Gent Greeting, Know yee tht Wee for the great trust & confidence wee haue in yor fidelities, Circumspections &c: in the County of St Maries, And to keepe &c: Wee haue allso constituted & ordevned you & euery fowre, or more of you, of weh you the sd Robt Slye, William Euans or Symon Ouerzee

(unlesse some one of our Councell be pent) are allwayes to be One. Liber Commises to enquyre &c: In w<sup>ch</sup> causes Ciuill soe to be tryed wee doe P. C. R. constitute, ordaine & appoynt the sd Robt Slye, Willm Euans, and Symon Ouerzee to be Judges as aforesd, Vnlesse &c: And wee command the Sheriffe Nicolas Gwyther, of yor County aforesd, by uertue &c: And lastly Wee have appointed Roger Isham Clarke & keeper &c: Gyuen under &c:

Iosias ffendall.

Cæcilius Absolute Lord & Propey &c: To Henry Coursey Thomas Commisn Sprigge, Thomas Truemar, Michael Brooks Robt Taylor & Philip for Calvert Morgan Gent<sup>n</sup> Greeting Know vee th<sup>t</sup> wee for the great trust &c: Wee haue allso constituted, and ordayned you & euery fowre of you of wch you the sd Henry Coursey, Thomas Sprigge, or Thomas Trueman. Vnlesse some one of or Councell bee present are allwayes to be One. Commisrs to enquyre &c: In wch Causes Civill &c: Henry Coursey Tho: Sprigge & Tho: Trueman to be Judges as aforesd &c: the Sheriffe Will<sup>m</sup> Coursey by uertue &c: And lastly wee haue appointed Edmond Scott Clarke & keeper &c: Gyuen under &c: Josias ffendall.

Cæcilius absolute Lord &c: To Richard Wells, Thomas Todde, Commisn Samuel Withers, John Brewer, Anthony Galway, Roger Grosse, for Anarundel County Richard Woolman, Robert Burle, Thomas Taylor, Thomas Besson, Thomas Howell The sr Rich: Wells, Thomas Todde, Samuel Withers, Comrs, & Judges.

Cæcilius absolute Lord &c: To Capt Robert Vaughan, Philip Con- Comists for ner, Thomas Bradnox, Henry Morgan, Joseph Weekes, Seth ffoster the County of Kent Gent<sup>n</sup> &c: Yo<sup>u</sup> or any Three of yo<sup>u</sup> &c: Rob<sup>t</sup> Vaughan or Philip Conner, to allwayes one Vnlesse &c: Commisrs &c: & Judges &c:

You shall sweare That as Commise in the County of N. (in all articles in his Lps Commisn to you directed) you shall doe Commander or Commiss equall right, to the poore, as to the Rich, to the best of yor Cunning, of a County witt, & power, & after the presidents & Customes of this province. & Acts of Assembly thereof made. And the you hold yor Sessions, or Courts, as you are directed in yor Commist or according to Acts of Assembly prouiding in tht behalfe. And all fines, and amercements, tht shall happen to be made, & all forfeitures, weh shall fall before you, yee shall cause to bee entred wthout any concealement & certify the same to his L<sup>ps</sup> Receiver of this province, yee shall not debarre. or hinder the prosequion of Justice, or take any gwift, bribe or ffee. to th<sup>t</sup> intent, or delaying of Judgm<sup>t</sup> But shall behaue yo<sup>r</sup> selfe justly & truly, to the best of yor understanding & power, soe long as you shall persist in this Office: & untill you shall bee by lawfull authority discharged therefrom. Soe helpe you God &c:

The Oath of

tate

Liber Robert Cole demandeth Lrēs of Admistraon uppon the Estate P. C. R. May 17th of Beniamin Gill deceased, as being next of Kinne, to the s<sup>d</sup> Gill, p. 55 in this prouince.

It is Ordered by the Secretary (Judge in Testamentary Causes) that entring into Recogniz, he haue Ires of Admistraon drawne.

Recogniz

This day came Robt Cole of St Cleints hundd in the prouince of Robt Cole Maryland, & acknowledged himselfe indebted to the Ld Proprietary, in the summe of fifty thowsand pownds of Tob. in case he doe not make or cause to be made a True & perfect Inuentory of all & singular the goods, chattles, & debts of Benjamin Gill deceased, weh shall or may come to his hands, possess<sup>n</sup> or knowledge; nor the same doe exhibite into the Office for Probate of Wills & graunting Admistraons before the first day of September next, (unlesse uppon just demand longer time, be graunted him by the Secretary) nor the same goods, chattles & debts doe will & truly admister, That is to say, Doe not pay the debts of the sd deceased, when hee did owe att his decease, as far as the sd goods, chattles, & debts will extend & the Law charge him. Or if he shall not make a true & iust account of & uppon his sd Admistraon, when hee shall be therto lawfully requyred. Or shall not distribute & dispose the remainder of the sd goods & chattles wch shall be found uppon his sd account examined & allowed in the sd Office, in such manner & forme, as shall bee limitted & appointed by the Judge or Judges appointed or authorized in the behalfe. And in case any last Will & Testament of the sd Beniamin Gill shall appeare, & the Exeguuto or Exeguuto therein named, doe exhibite the same, making request to have the same approved accordingly. Then if he doe not after request to him lawfully made, render & deliuer up his lres of Admistraon into the sd Office, Or shall not att any time acquitt discharge & saue harmelesse the Secretary & all other Officers impowred to the graunting of Ires of Admistraon agst all persons, having or pretending to have any right, tytle, or interest in & to the sayd goods, chattles & debts.

Recogniz Cora me Will<sup>m</sup> Bretton.

Robert Cole

## Lrēs Admistraon to Robt Cole

Cæcilius Absolute Lord & Prope of the Prouince of Maryland & Aualon Lord Baron of Baltemore, To Robt Cole of St Clemts hunded in the County of St Maries, Greeting. Whereas Beniamin Gill late of this prouince Deceased, Dyed wthout any Will, Wee doe therfore p. 56 give & graunt unto you the sd Robt Cole of St Clemts in the County aforesd ffull power & Authority to admister All & singular the goods, chattles & debts of the sayd deceased, And to demand, collect, Leuy, & in Legall manner requyre and recease All, & all manner of Debt & debts due & oweing to the sd Deceased & well & faythfully to dispose of the same. And out of the goods, debts & chattles of the sd

deceased, weh haue, may, or shall come to yor hands or posses" Well Liber & truly to pay the debts due by the sd Deceased, soe far forth as the P. C. R. same shall therto extend, & the Law will charge you, according to the trew ualew & summe thereof, you having first taken yor Oath well & truly to admister the same. And to make, or cause to be made a true & pefect Inventory of All & singular the goods, chattles, & debts of the sd Deceased, weh have may, or shall come to yor hands, posses<sup>n</sup> or knowledge. And allso a true & iust acct, in & concerning vor admistraon therein. And to exhibite both into the Office for Probate of Wills, & graunting Admistraons lawfully authorized. Touching weh Inentory, you are assigned to performe att or before the first day of September next ensuing. And an account when you shall bee therto lawfully requyred. And lastly Wee doe hereby constitute, ordaine, & appoynt you the sd Robert Cole Admistratoe of All & singular the goods chattles, & debts of the sd Deceased, Gyuen att St Maries under the Great Seale of Our prouince of Maryland this 17th day of May in the 26th yeare of Our Dominion ouer the sd province of Maryland Anoge Dm 1658. Wittnes of Deare Brother Philip Caluert Esqr Secretary of Our sd prouince.

Philip Caluert Secr.

Martin Kirke sworne Custable of St Michaels hunred.

Constable Sworn

Cunstables Oath. You shall well & truly serue the Lord Proprietary of this prouince in the Office of Cunstable, you shall see, & cause his Lps peace to bee well & truly kept & preserued, according to yor power & knowledge wthin yor limitts. You shall doe yor best endeauoe for the apprehending of Delinquents, soe far as reasonably you may. You shall well & duely (according to yor knowledge & power exequate all precepts. & warrants to you directed from the Goue, or any one of the Councell or other Commander of vor Diuision. And you shall well and duely, wthin yor limitts, according to yor knowledge & power, doe & exequute all other things, belonging to a Cunstable to doe, by the Law or custome of England, & of this prouince. Soe long as you shall be in the Office. Soe helpe &c.

Warrt to Martin Kirke Cunstable, to take into Custody Tho: Re Pitcher Pitcher a Runaway out of Virginia, & him (to his endeauoe) to secure, till further Order therein

Whereas there appeareth an Inuentory of the Estate of Thomas May 18th White late of this prouince deceased, & recorded under the hand of Re White's Thomas Turner Clark the 18th March 1657, Entred by Margarett Estate Brent, pretending her selfe Exequutrix to the Estate of the sd Deceased, The s<sup>d</sup> Inuentory appraysed by John Carye, & Peter Carre, amounting to 8064<sup>t</sup> Tob. And noe will appearing uppon Record,

Liber nor Order of Court, whereby the s<sup>d</sup> Margarett Brent may be pos-P. C. R. sessed w<sup>th</sup> the s<sup>d</sup> Estate, or may claime lrēs of Admistraon in & to the same. It is Ordered by Philip Caluert Esq<sup>r</sup> Secretary & Judge in Causes Testamentary w<sup>th</sup>in this prouince. That Will<sup>m</sup> Marshall take the s<sup>d</sup> Estate soe appraysed & secure the same in his custody till further Order from mee, or other Judge in Testamentary Causes w<sup>th</sup>in this prouince.

Philip Caluert Secr.

Will<sup>m</sup> Marshall acknowledgeth th<sup>t</sup> hee hath the Estate of Thomas White deceased & appraysed as in the Inuentory to 8064<sup>t</sup> Tob. w<sup>ch</sup> s<sup>d</sup> Estate hee doth hereby engage himselfe to see forth comming when hee shall bee, by the Secretary, or other lawfull authority in this prouince thereunto called

Will<sup>m</sup> & marshall

Coram me Will<sup>m</sup> Bretton.

Bee it knowne unto all men by these pents, the I Samuel Tilghman Power of Attorney of Rachcliffe in the County of Middesex Mariner, have ordevned, made & in my place & stead have putt, & constituted my trusty freind Henry Parnell of the Citty of London Chyrurgeon my true & lawfull Attorney, in my name, & for my use & behoofe to aske, leuy, recouer & receaue of all such person or persons whatsoeuer, tht now doeth or hereafter shall stand, or be indebted to mee, wthin the Country of Virginia, or prouince of Maryland all such my debts, as my sayd Attorney can make appeare to bee due. As likewise to receaue all such writings, whither Bills, Bonds, or Accounts, or any other writing or writings whatsoeue, And to reuoake all former Authorities weh haue bene gyuen to any person or persons whatsoeuer, Wth full power to conclude & agree in all accounts, & if need bee to appeare before all Judges & Justices in any Court or Courts, to answere, defend, & reply in all matters & causes that shall concerne mee to doe, say, pursue, implead, arrest, Seize, sequester, attatch, imprisone, & to condemme, & out of pryson to deliuer, ffurther generally in & concerning the premises to use all lawfull meanes for the recouery of my right, eyther by suite of Law or other wayes as fully & amply, as my selfe might or could doe, if then & there I should bee personally present, and allsoe I doe declare tht my sayd p. 58 Attorney hath by these presents full power to acquitt & discharge in my name, whomsoeuer hee shall thinke fitt.

Signed Sealed & Deliuered in the pence of Samuel Tilghman Josias ffendall

John Anderton.

ffrom Grauesend the 24th of Nouembr 1657

Tilghman's Mr Packer

Lre to Mr Yor Good health w<sup>th</sup> yor Wife and Children desyred. This is Packer to acquaint you, that I not comming my selfe this yeare, have ap-

poynted Mr Parnell to doe what busines might any wayes concerne Liber mee: by whome allso I haue sent a small Cargo, I sent to you form-P. C. R. erly to certify you, tht Mr Lane forced mee to make good his bargaine, & hath turned it ouer to Capt ffendall, Therfore according to the Counter part now brought ouer by them, I desyre it may bee performed I hope Mr Parnell & vorselfe will make soe favre & indifferent account that all parties will bee satisfyed, wch is my desyre: allthough I suffer some losse, the w<sup>ch</sup> I cannot expect otherwise I shall neuer aduise any man to plant Sweet sented Tob. in Patowmeck Ryuer, ffor th<sup>t</sup> w<sup>ch</sup> I had of the Plantaon for sweet sented. I thinke had I sold it, by it selfe, would scarce have yeilded 40° pe hogshead, It being worse for sale, then my receaued Tob. by full a penny in a pownd. The greatest fault was: the want of substance. Pray lett mee heare from you by the first conuenience. I hope to bee in the Countrey the first Ship the next yeare. Mr Parnell can certify you. the cause of my staying, & likewise many other passages by word of mouth, the I shall omitt to wright. I have not else, but wth my best respects to yor selfe, yor wife, Childre, & all or good freinds, I rest Yor louing ffreind

Sam: Tilghman.

Endors. To my nery louing ffreind Mr Ed: Packer, lyuing att Maryland in Potowneck Ryuer Att Wicocomoco

these dd.

Know all men by these pents the I Henry Potter of the hundred of Henry St Michaels, in the County of St Maries, in the province of Marvland Potters Plant for & in consideraon of the full & iust summe of Six hund Martin pownds of Tob & cask, to mee in hand payd by Martin Kerke of the Kerke Hundred aforesd Plantr weh I doe hereby acknowledge hath bene fully pavd & satisfyed to mee by the sd Martin Kerke, Haue graunted, bargayned sold, aliened enfeoffed & confirmed, & by these pents doe for mee & my hevres, graunt bargaine, sell, alien, enfeoffe & confirme unto the sd Martin Kerke the moity, or one halfe of the plan- p. 59 taon or Land, where I the sd Henry Potter did about fine yeares last past dwell. The sd Moity of the sd plantaon, conteyning by estimaon Thirty Seauen Acres & a halfe of Land or thereabouts. To have & to hold the Moity of the sd plantaon unto the sd Martin Kerke, & his heyres for euer, ffor, by, & under the yearely Rent of halfe a Barrell of Corne, & fiue pecks of Corne & one poultry & a halfe, to bee yearely payd, unto mee the sd Henry Potter, my heyres & assignes for euer. And I the sd Henry Potter my heyres the premises aboue graunted, bargayned & sold, & euery part thereof unto the sd Martin Kerke, & his heyres & assignes for euer shall & will warrant, & agst all person & persons defend for euer by these pents. The Rent aboue recyted being well & truly payd or tendred to me the sd Henry Potter my heyres & Assignes, att the now dwelling howse of mee the sd

Liber Henry Potter uppon the feast day of the Birth of Our Lord God P. C. R. or wthin Ten dayes before, or after yearely. In wittnes wherof I the sd Henry Potter have hereunto sett my hand this Eight day of May, Ano 1654

Henry + Potter

Signed & delivered in the pence of John Prince Marks Pheypo.

I J. H. U. Studies. Old 12. vide 2

Att a Court Baron there held, on the 7th day of March 1656, by Md. Manors James Gaylard Steward of Mrs Mary Brent, it is thus inrolled.

To this Court came Martin Kirke & tooke of the Lady here in full Bozman 372 To this Court can't state and the Steward, By the rod, according to the Mannor of Custome of the sayd Mannor, One Messuage or Tenemt, & Thirty St Gabriel Seauen Acres & halfe of Land, Lying betweene Persymon Pond, & the head of the Ovster Creek adjoyning to the now dwelling howse of the sd Martin Kirke. To have & to hold to him the sd Martin Kirke & his hevres for euer successively according to the Custome of the sd Mannor, By the yearely rent of flueteene pecks of good Indian Corne, & one fatt Capan or henne & halfe, And for a Herriott halfe a barrell of like good Corne, or the value thereof & soe hee the sd Martin Kirke, hath done his fealty to the Lady, & is thereof admitted Tenant.

May 20th

Mary Brent.

Exaied by Ja Gaylord Stewad

Mr Tilghman's Bond

Know all men by these pents the I Samuel Tilghman of Racliffe Maryner doe acknowledge my selfe indebted unto Edward Packer & Packer Henry Parnel of the Prouince of Maryland Gent<sup>n</sup> the summe of fiue hundred pownds sterl, to be payd uppon all demands. As wittnes my hand this 8th day of May One thowsand six hundd fifty & seauen.

The Condicon of this Obligaon is such, the if the aboue named Samuel Tilghman doe stand to the Judgmt & award of Mr Thomas Gerard & Mr Henry Meese mutually chosen by the abouesd parties, to end & conclude all differences happening or being, betweene the aboues<sup>d</sup> parties, as Concerning the Plantaon lately bought of Walter Beane, & now in the posses<sup>n</sup> of the parties abouesayd that then this Obligaon to bee uoyd, & of none effect, or ells to stand in full force & uertue. Allso it is further agreed Betweene the parties abouesd, tht if there shall happen any difference betwixt Mr Thomas Gerard, & Mr Henry Meese tht shall rest unresolved on; then the parties aboues<sup>d</sup> doe ioyntly chuse M<sup>r</sup> Rob<sup>t</sup> Slye as an Vmpyre to make a finall conclusion. To whose iudgmt wee likewise referre or selues, uppon penalty of the sumsett aboue mentioned.

Samuel Tilghman.

Testis Edward Parkes.

Wee whose names are subscribed Being Arbitrators chosen by Mr Liber Henry Parnell for himselfe & Capt Tilghman & Mr Edward Packer, The Arbiin a difference concerning the sale of a Plantaon & all other goods trators & chattells sould therewth being in ioynt partnership Betwene the Award &c abouesd parties, & now sould to Josias ffendall by the sd Capt Tilghman & Henry Parnell.

- I Wee award Mr Edward Packer to resigne ouer all his right, tytle, & interest, weh doth belong to him of the sd Plantaon, goods & chattles, or of any of the Estate, thing or things, tht is in Copartnership betweene Capt Samuel Tilghman, Henry Parnell & the sd Edward Packer unto Mr Henry Parnell wthin fowrteene dayes.
- 2 Wee award Mr Henry Parnell to pay unto Mr Edward Packer fourteene thowsand pownds weight of good Tob, & cask, (Viz) Sixe Thowsand weight of Tob & cask present, ffowre Thowsand weight of Tob, in Nouembr next & fowre thowsand weight of Tob in Año (59). And the the sd Mr Henry Parnell shall give the sd Mr Edward Packer good security for the paymt of the abouesd summe of Tob.
- 3 Wee award Mr Henry Parnell for himselfe, & Capt Samuel Tilghman shall giue the s<sup>d</sup> M<sup>r</sup> Edward Packer a generall release, concerning the whole busines, about the plantaon & those things th did or doe belong thereunto. And allso the s<sup>d</sup> M<sup>r</sup> Edw. Packer shall giue a generall release to Mr Parnell for himselfe & Capt Tilghman.

This is the finall determinaon & award of Vs, whose names are subscribed hereunto the 6th day of March 1657.

Signed in the pnce of Vs Tho: Gerard Henry Meese Rob<sup>t</sup> Slye Walter Brodhurst. Philip Calvert Edward Parkes

James Hall demandeth warrt agst Richard Abell, Rich: True & p. 61 Humphry Howell, in an accon of the Case, warrt to the Sheriffe of St May 25th Hall v. Maries & Caluert County to arrest &c: Ret next prouinciall Court, to Abell et al. bee holden 8° Septembr next.

Will<sup>m</sup> Edwin demandeth warrt agst Maurice Smith, in an accon Edwin v. of Debt to the valew of 250t Tob.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret, ut Suprà

Will<sup>m</sup> Boreman demandeth warrt agst John Chareman in an accon May 27th Boreman v. of Debt, to the ualew of 8000<sup>t</sup> Tob. Chareman

Warrt to the Sheriffe of Charles County to arrest &c: Ret. next Pro: Court to be holden 8° Septemb. next.

Sup. pœn. James Lindsey to testify in ditt caâ. pro plf. Sub pœn. Will<sup>m</sup> Head & John Charon to testify ut suprà pro deft. Liber P. C. R. Langworth v. Smith

James Langworth demandeth warr<sup>t</sup> agst Emperour Smith in an accon of Defamaon.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret next Prouincial Court, ut suprà.

Jenkins v. John Jenkins demandeth Writt Scire facias agst Cloues Mace, for Mace [Vide 10 Archives by Thomas Bachelo<sup>r</sup> deceased att a Court held att S<sup>t</sup> Maries 24 May 3871 1654. The s<sup>d</sup> Jnkins having marryed the Relict of the s<sup>d</sup> Bachelo<sup>r</sup>

Cæcilius Absolute Lord & Proprietary of the Prouince of Maryland &c: To Nicholas Gwyther gent<sup>n</sup> Sheriffe of the County of S<sup>t</sup> Maries. Because tht Cloues Mace of New Towne hundd ought to haue payd to Thomas Bachelor of Cedar Poynt in Charles County, the summe of Three hundd thirty Eight pownds of Tob & cask, uppon the Tenth of Nouembr 1654 as appeareth to Vs uppon ueiw of the Records of Our Prouinciall Court, weh are yett unpayd as is alleaged. Wee Command you the you make knowne unto the sd Cloues Mace tht hee bee att our Prouinciall Court on the 8th of September next, wheresoeur it be held, To shew if hee haue any thing to say why the s<sup>d</sup> Tob, should not be leaved uppon his lands, goods, & chattles: & to the Executors of the sd Thomas Bachelor be deliuered, according to the force & effect of the sd Judgment. And haue you there the names of those persons by whom you haue made this knowne unto him, & allsoe this Our writt Guyen att St Maries 27° May 1658.

Adams v. Parnell

Henry Adams (pe Attornat Nicholas Gwyther) demandeth Attatchmt agst Henry Parnell, in an accon of 992t Tob. principall debt. Attatchmt to the Sheriffe of St Maries County for 1200t Tob. Ret. next Prou: Court. 8° Septembt next.

Parker v. Samuel Parker demandeth writt of Scire facias agst George Goodrick, Admin Goodrick, the Admistrator of the Estate of Capt Will<sup>m</sup> Lewis deceased according to an Order of Court obteyned for one Thowsand p. 62 pownds of Tob. & cask, 29 Decemb 1657.

Writt of Scire facias, ut folio ante, 61.

Empson v. Will<sup>m</sup> Empson demandeth writt of *Scire facias* agst Edmond Lindsey for 365<sup>t</sup> Tob. according to an Order of Court obteyned for that quan<sup>ty</sup> w<sup>th</sup> costs of suite 31 Decemb<sup>r</sup> 1657.

Writt of Scire facias ut antè fol. 61°.

June 3º John Jarbo demandeth Attatchimt agst the Estate of Ryce Mat-Jarboe v. tocke of Nomeny for 300t Tob.

Warr $^t$  to the Sheriffe of S $^t$  Maries County to attatch &c: Ret next Prouinciall Court, to be held  $8^o$  Septemb $^t$ 

Mr John Anderton recordeth his marke Viz. Both eares upper Liber P. C. R. Mr Jno. halfd, or cutt out; wth a nick under the right eare.

Anderton's mark, cattle June 120 Cornwalevs

Capt Thomas Cornewalleys demandeth warrt agst Samuel Bonham & hoggs & John Lord in an accon of Debt.

Warrt to the Sheriffe of Caluert County, & all other respective v. Bonham Sheriffs, of each seuerall County to arrest &c: Ret next Provinciall et al. Court to be held 8 Septembr

Attatchmt granted to Walter Hall, agst Henry Payton for 1200t Hall v. Tob, according to an Order last Prouinciall Court made & obteyned Payton 30th Aprill, 1658, & Ret. 8° Septembr next

George Mee demandeth warrt agst Edmund Lindsey in an accon Mee v. of Debt to the ualew of 1600t Tob.

Warrt to the Sheriffe of Charles County to arrest &c: Ret next Provincial Court to be held 8 Septembr next.

James Veitch demandeth warrt agst Will<sup>m</sup> Robinson in an accon Veitch v. of the Case.

Warrt to the Sheriffe of Charles County to arrest &c: Ret. next Prouinciall Court ut suprà.

Robert Macklin recordeth his mark &c: Viz The Right eare Robt Mack-Crop't, & underkeel'd, wth a slitt in the Crop, The Left eare, whole

## Aprill the 2d Año dui 1655.

cattle &c. June 15th р. 63

lin's mark,

Know all men by these pents the I James Johnson haue sold & deliuered to Robert Macklin one Red Cow, marked wth my owne proper marke, in consideraon of building me the aforesd James a Howse, And doe by these pents bind my selfe, to make good the sale of the sayd Cow, unto the aforesd Macklin or his Assignes, agst all Just claimes whatsoeuer As wittnes my hand.

Testis John Wade

James Johnson.

Zachary Wade.

Octobr 29th 1656

Sould & deliuered by me Robert Clarke, unto Robert Macklin One black Cow aged Six yeares or thereabouts, commonly knowne by the name of ffoole, Which sale & deliuery I doe & will auouch and meinteyne agst all lawfull claimes. Wittnes my hand they day & veare aboue written.

Wittnes Signu John a Clarke

Robt Clarke.

Liber Octobr 29th 1656.

C. R. Sould & deliuered by me Robert Clarke, unto Robert Macklin one Red heifer, aged three yeares, or thereabouts: marked on the right eare wth a Swallow Tayle: & on the left eare wth a Cross now goeing wth John Wheatelies Cattle: Wch true Sale I will & doe auouch agst all lawfull claimes. Wittnes my hand the day & yeare aboue written. Wittnes Signu John q Clarke. Robt Clarke.

June 18th Alexander Watts demandeth warrt agst James Veitch, in an accon Watts v. Of the Case.

Warr<sup>t</sup> to the Sheriffe of Caluert County to arrest &c: Ret. next Pro: Court to bee held 8° Sptemb<sup>r</sup> next.

Bowlin v. James Bowlin demandeth warrt agst M<sup>r</sup> John Anderton, in an Anderton accon of the Case.

Warr<sup>t</sup> to the Sheriffe of Caluert County to arrest &c: Ret. next Prouinciall Court, 8° Septemb<sup>r</sup> ut Suprà.

p. 64 John Hamilton demandeth warr<sup>t</sup> agst Sampson Waring, in an Waring accōn of the Case.

Warr<sup>t</sup> to the Sheriffe of Caluert County to arrest &c: Ret next Prouinciall Court to held in the County of Caluer. 8° Septemb<sup>r</sup>

Trueman v. Thomas Trueman demandeth warrt agst Will<sup>m</sup> Stephens, in an Stephens accon of the Case.

Warr<sup>t</sup> to the Sheriffe of Caluert County to arrest &c: Ret. next Prouinciall Court 8° Septemb<sup>r</sup> ut suprà.

Mullikin v.

Coursey

Sub poena to the Sheriffe of the County of Caluert, to warne
Thomas Brampson to be att the next Provinciall Court to bee held
8° Septembr next, to testify his knowledge in a Cause depending
betwixt James Mullekin, & Henry Cowrsey Gentn (weh cause was
respited the last Provinciall Court) att the request of the sd Mullekin.

Lumbrozo v. Subpœna likewise to the sheriffe of Caluert County To warne
Ferreira Henry Hooper to be att the next Prou<sup>e</sup> Court to bee held 8° 7<sup>ber</sup>
next, to testify his knowledge in a cause depending betwixt Jacob
Lumbrozo & Dauid ffereira, (w<sup>cb</sup> cause was likewise respited last
Prouinciall Court) att the request of the s<sup>d</sup> Lumbrozo

Thickpenny Henry Thickpenny demandeth warrt agst Cornelius Johnson, in v. Johnson an accon of Debt of 1200t Tob. & cask.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret next Provinciall Court to be held 8° 7<sup>ber</sup> next.

Aaron Jacobson demandeth writt of *Scire facias* agst John Little Liber for one hund<sup>4</sup> eighty fine pownds Tob. w<sup>th</sup> costs of suite. Besides P. C. R. Two hund<sup>4</sup> pownds of Tob. for Court charges, according to an Little Order of Court, made, att Patux<sup>t</sup> 4° Nouemb<sup>r</sup> 1657.

Writt of Scire facias to the Sheriffe of the County of Caluert Ret. 8° Septemb<sup>r</sup> next. Vid. writt Suprà fol. 61.

Jacob Lumbrozo demandeth writt of Scire facias, agst Cornelius Lumbrozo v. Abraham for fowre hundred pownds of Tob. & cask, wth costs of Abraham suite, according to a Judgmt acknowledged by the sd Abraham to the sd Lumbrozo, att a Court held att Patuxt 31 Decembt 1657.

Writt of Scire facias, to the Sheriffe of the County of Caluert, Ret. 8° Septemb<sup>r</sup> next ut Suprà, Vid. writt. fol. 61.

Cap<sup>t</sup> Will<sup>m</sup> Stone demandeth warr<sup>t</sup> agst John Harwood in an 19 June accon of the Case.

Warrt to the Sheriffe of St Maris County to arrest &c: Ret. next Harwood Prouinciall Court to be held 8° Septembr next.

Sub. pœna Alicie Harrise, to testify indit caâ. Ret Eod.

Charles Maynard demandeth writt, agst Thomas Gerard Esq<sup>r</sup> in Maynard v. an accon of the Case.

Summons to M<sup>r</sup> Thomas Gerard, to be att the next Prouinciall Court, to be held 8° Septemb<sup>r</sup>

Subpan. Thomas Dinian, Rob¹ Thomas, & Edward Turner to be att the next Court, to testify in caâ Suprà Ret. Eod.

Rob<sup>t</sup> Cole demandeth writt for Will<sup>m</sup> Edwin & his Wife, to testify Re Gill's their knowledge what they can say or know, whither or noe eyther of Estate them did heare Mr Beniamin Gill acknowledge th<sup>t</sup> Rob<sup>t</sup> Cole, was his kinsman, or whither th<sup>t</sup> they euer heard the s<sup>d</sup> Gill (lying sick att their howse) declare, th<sup>t</sup> hee had, or would dispose of all or any of his Estate to him, the s<sup>d</sup> Cole, in case he then should happen to dye.

Subpœna to the Sheriffe of S<sup>t</sup> Maries County to warne &c: ut Suprà Ret. next prouinciall Court, to be held 8° Septemb<sup>r</sup>

Mr Phillip Land sworne Cunstable of St Maries hundred as in the Constable Cunstables Oath Suprà folio 56.

Summons issued to the Sheriffe of Charles County, on the Cornwaleys behalfe of Cap<sup>t</sup> Thomas Cornewalleys, agst M<sup>r</sup> Job Chandeler, v. Chandler according to an Order passed last prouinciall Court 30<sup>th</sup> Aprill 1658, Ret. next prouinciall Court to be held 8° Septemb<sup>r</sup>

Liber P. C. R. Attorney General v. Hotskeys Philip Caluert As Attorney of the L<sup>d</sup> Prope demandeth warrt Agst Rich: Hotskeys in an Accon of Detinew, to the value 2500 Tob.

warr<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret next Prouinciall Court to be held 8° Septemb<sup>r</sup>

Russell v. Hall Admistrato of Christopher Russell demandeth for Walter Hall Admistrato of Admin the Estate of ffrancis Poesey Deceased, seauen hund pownds of Tob.

June 21th A True & perfect Inuentory of such goods & cattle, weh were Re Gill's Es-brought forth by Robt Cole, unto the Appraysers (Will<sup>m</sup> Assiter & rate Richard ffostar) formerly belonging to Mr Beniamin Gill deceased.

Impe 3 yearelings	0700
1 0 0	•
2 heyfers & a calfe	0950
2 Browne Cowes, 1 Cow calfe & 1 bull calfe	1200
2 black Cowes, 1 Cow calfe & 1 bull calfe	1000
2 young Steeres & a Bull	0900
one Table	0060
3 Chayres, & 3 stooles	0140
one old Bed, 1 old pillow, & 1 old Rugge	0130
A parcell of old pewter, & an old earther pott	0050
One old iron Kettle	0020
Some old Bookes	0040
A Small parcell of hooks & eyes, & thread & an old Barbers Case	0015
A parcell of old cloathes	0200
A parcell of old Linnen	0150
2 old Chests	0100
2 marking irons, an old Andiron & an old warming pan	0020

The Total 5675

All these aboue specifyed things were appraysed, according to the prices aboue mentioned by vs Will<sup>m</sup> Assiter & Richard ffoster, being sworne appraysers, to apprayse the afores<sup>d</sup> Estate of M<sup>r</sup> Rob<sup>t</sup> Slye, as wittnes our hands this 8<sup>th</sup> of June 1658

Will<sup>m</sup> Assiter Rich: W. ffoster

May 25<sup>th</sup> 1658 Re Gaylord

Philip Land Examined sayth uppon Oath, That being the last 1658 Court att Patux\* & in Company wth Will<sup>m</sup> Lewcas, & Cap\* Waring, Stephen Gaylord came amongst them, And after a while, Will<sup>m</sup> Lewcas making semblance to be gone, sayd, tht he could stay noe longer ffor he must goe to schoole, otherwise hee should be whipped, Cap\* Waring replyed, had there bene none wiser then I, you should

neuer haue kept schoole there & thereuppon Mr Gaylourd spake, Liber Saying, They were a Company of fooles of them, to doe, as they did, P. C. R. & Will<sup>m</sup> Lewess being gone, the of Caylourd confering to the conference of the & Will<sup>m</sup> Lewcas being gone, the sd Gaylourd conferring wth this Depont Related how the the Gour was angry wth him & hee knew not for what, Adding, That hee had best bee good in his office, (to witt the Gouernor) & other words to the same effect, & touching the gouermt weh hee now remembreth not. Phillip Land

Jurat Corà Philip Calvert Secr.

Robert Shele recordeth his marke of Cattle &c: (Viz) Both Eares Robert Cropd, wth a piece taken out in the Crop, only the left eare hath a nick, Shele's mrk. or peice taken out on both sides of the former peice in manner of a Crosse, as it is noted in the margent.

John Metcalfe recordeth his marke of cattle &c: (Viz) ouer & Mr Metunderkeeld on the right eare, wth a hole in the same eare, The left calf's mrk eare swallow forced.

Nicholas Keytin demandeth warrt agst Robt Gwest in an accon July 50 of the case to the valew of 400t Tob.

Keytin v. Gwest

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court to be held 8° Septembr next.

March 5th 1657.

These pents wittnes the I Philip Caluert, doe exchange one Red-Hanson's pyde heifer, being att Thomas Phillips his howse att New-Towne, & Cattle formerly belonging to the stock of Cattle, weh was Mrs Eures, & yett unmarked for another Red heifer, belonging to Randall Hanson, being att the howse of Richard Willan. And I doe hereby authorize, the sd Randell to marke the sd Red-pyde heifer wth his owne marke weh is Cropt of the Right Eare, & ouer keeled, & under keeled of the same, & slitt of the Left Eare & the upper part cutt away. As wittnes my hand, the day & yeare aboue written.

Testis Will<sup>m</sup> Bretton.

Philip Caluert

Mrs Jane Eltonhead demandeth warrt agst Mr Robert Clearke for July 80 2200t Tob. in cask

Summons to Mr Robt Clearke to answere att the next Prouinciall Court, to be held 8° Septembr

Eltonhead v. Clarke

Symon Ouerzee demandeth warrt agst Aurthure Ludford in an Overzee v. acco of the Case.

Warrt to the Sheriffe of Caluet County to arrest &c: Ret. next Prouinciall Court ut Suprà.

A true & pefect Account of the Estate of Will<sup>m</sup> Thompson De- Re Thompson's Estate ceased. p. 68

Liber The Estate is Debe P. C. R. Impr To funerall charges It. To hyre of Boate 3 dayes, & me &c:  300	-
It. To hyre of Boate 3 dayes, & me &c:	o
To the Doctor for physick 200	o
To Court charges 393	I
To my attendance att seuerall Courts att St Maries & dyett att	0
Ordinary 1356	6
Debts payd & satisfyed.	
To Raph Beane 4453	3
To Thomas Thomas 0786	
To last yeares Leauy 0060	0
To Michael Brooks	6
To a debt of a Cow calfe to  Jño Normans daughter in Law  & a barrell of Corne	0
To Henry ffox	О
To Skipper Direckson 0202	2
To Surueyoe ffee of Land 0230	o
To John Maunsell	0
To Mr Wm Brough	0
To Rob <sup>t</sup> Robins	9
To John Grimsditch 005	5
To Paul Simpsons Bill & Mr Tho: Copley for physick  O250	0
742.	5
The Estate is Cred <sup>r</sup>	
[Vide 4 By appraysm <sup>t</sup> as appeares uppon	
Archives 534] Record att St Maries &c: appraysed 926.	5
31° Jan: 1649.	
By 250 <sup>t</sup> Tob. since found & O25 <sup>t</sup>	0
not charged in the Inuentory \( \)	_
The Total, 951	5
To 10 <sup>t</sup> p <sup>e</sup> cent ffee for paying &c: 0886	So
To six shotes appraysed in the Inuentory not yett found in	ю
the Estate	_
1010	U
The Total —9791	_
All posts ballowed The Fotot-	
All acc <sup>ts</sup> ballanced The Estate is Deb <sup>e</sup> — 0276 <sup>†</sup> Tob.	
This is the acc <sup>t</sup> of M <sup>r</sup> Thompsons Estate  Will <sup>m</sup> Euans	

Arthure Lunford demandeth warrt agst John Stephens in an Liber P. C. R. p. 69 accon of the Case.

Warrt to the Sheriffe of St Maries to arrest &c: Ret. next Prouin-Lunford v. ciall Court to be held 8° Septembr

Thomas Seymour demandeth warrt agst Stephen Gary in an Seymour v. accon of the Case

Warrt to the Sheriffe of Caluert County to arrest &c: Ret. next Prouinciall Court ut Suprà.

Subpæna to the Sheriffe of Caluert County to warne John Hamilton, Mich: Baysy, Jos. Edlow & Math Smith to bee att the Court to testify in dittâ caâ, uppon the forfeiture of 500t Tob.

An Inuentory of the Estate of Will <sup>m</sup> Eltonhead	Esqr deceased Re Elton-
appraysed by John Holfhead, Barnaby Jackson, Ro	bert Taylor, & head's Es-
George Reade, according to an Order of Court.	vide Order
Impr. Eleauen hundred & thirty Acres of Land	p. 42
att 500 <sup>†</sup> Tob for euery hund <sup>d</sup> Acres	5500
It. Three small Steeres	1000
One male, & one female yearelings	0200
Two Boy seruants	2100
ffiue Sowes, ffiue Barrowes & One Bore	1500
Nineteene Yowng Shoates	0500
one suite of old striped Curtaines, & one Carpett	)
& 2 old Ruggs, & 2 old blanketts & one old Cattayle	0250
Bed, & one suite of greene Curtaines, & one great	0350
Carpett & one Bedstead	J
ffowre old Guns unfixed	0200
ffiueteene pewter plates, one small flagon, one	
pewter dish, 2 chamber-potts, one Saltceller, & }	0042.
one candlestick, & 2 porringers	
Eight milk-Trayes	0030
one parcell of Old iron, & one Cros-saw	ообо
one Sun-dyall, & one Grindstone	0020
one Bill of Thomas Hampers	0800
Receaued of the Scotchmen	1900
Two Shoates, weh were in the woods when the Appray	rsers
were here, & not yett appraysed.	ſ
Signed by	14202
John Holfhead Robt Taylor	
Barnaby Jackson [George] Reade	

This Day came Barnaby Jackson, and acknowledgeth to haue p. 70 gyuen & deliuered to ffrancis Goodrick his Brother in Law one ffrancis Goodricks Cow Calfe, slitt in the Right eare & underkeeld. The Left eare, marke of

Liber the Upper part thereof halfed (to witt) slitt & the peice cutt away, & P. C. R. underkeeld wch is to advance him a portion.

Recognit Cora me Will<sup>m</sup> Bretton.

Barnaby Jackson

Whereas I am credibly informed tht Josias Cole, & Thomas Re Quakers Whereas I am credibly informed th' Josias Cole, & Thomas vide 3 Md. Thurston haue presumed contrary to a Proclamaon Bearing date the Arch. Coun. 348 13th of Aprill last past, to remaine in this prouince wthout gyuing in their names to the Gour, or Secretary wth in one month after their sd Arryuall, or taking Oath of ffidelity to the Ld Propr of the same. And not only soe, But have & still goe on, to seduce many of the poeple unto erroneous & blasphemous Tenetts.

These are therfore in the name of the Ld Prope to will & requyre you, to apprehend the Bodies of Josias Cole, & Thomas Thurstone, them, or eyther of them, & secure the same in yor Custody wthout Bayle, or Maineprize untill they have made their appearance before me & the Councell, to make answere to such Crimes, as are objected agst them, & for soe doeing this shall bee yor warrt Gyuen under my Josias ffendall hand this 8th day of July, Año 1658

To the Sheriffe of Caluert County or any other the Sheriffs in the Prouince of Maryland.

July 10th Re Hatton's

Whereas Mr Thomas Hatton, late Secretary of this prouince of ton's Maryland Deceased, had in his life time many debts due for ffees. from seuerall Inhabts wth in this prouince wch by occasion of the late troubles (the sd Mr Hatton, & allso his Exequutors since, being obstructed the collecting thereof) are not yett payd or satisfyed.

These are therfore to impower the respective Sheriffs of the seuerall Counties wth in this prouince To Leauy by way of Exequuon, wth in the respective precincts, the sd ffees belonging to the sd Mr Hatton uppon any the goods, Debts, or chattles of all, or any the respective Debrs, uppon default of paymt, to the ualew of the Debt, Justly due from them, or any of them for ffees: & the same soe Leauved, deliuer unto Patrick fforrest, Trustee for the sd Mr Hatton Childrer, & for soe doeing this shall be yor warrt Gyuen under my hand this 10th day of July, Año Dñi 1658

Josias ffendall

Caluert Counties To the Sheriffe of St Maries

July 16th Re Quakers

Whereas Josias Cole hath lately come into this prouince, & made p. 71 his abode here, wth out gyuing notice thereof to the Goue or Secretary, or taking the Oath of ffidelity to his Lp Contrary to the Tenoe of a Proclamaon Bearing date 13° Aprill 1658.

These are therfore in the Ld Propes name to will & requyre you to Liber seize the Body of the sd Josias Cole & him in safe Custody keepe wthout Bayle or Maineprize, untill hee shall appeare before the Goue & Councell of this prouince, to make answere to such things, as shall bee then & there objected agst him, & for soe doeing this shall bee yor warrt Gyuen this 16th day of July 1658. Jos. ffendall. To the Sheriffe of Anarundell

County his Depty or Depteis

At A Court Provintiall holden for Kent the 20th of July 1658 At Kent Co. Ct. the house of Mr Thomas Bradnox prsent. p. 101 1658

Cap<sup>t</sup> Josias Fendall Gover<sup>t</sup> Phillip Calvert Esq<sup>r</sup> Sec<sup>r</sup> M<sup>r</sup> W<sup>m</sup> Britain prov<sup>II</sup> Clarke

July 20

Mr Nathanniall Vty wch Came in after Judgmt past in Salter's Cause.

Cap<sup>t</sup> Rob<sup>t</sup> Vaugan M<sup>r</sup> Phill: Connier of the Quor.

Mr Joseph Wickes Mr Tho: Bradnox Comissonrs Mr Henry Morgan

John Salter Complaines Against Thomas South in a former sute Salter v. dependinge in the Provintiall Court & beinge now againe Arrested South vnto this Court, to make his defence to the plants Pleay.

Wart returnd & Suppenes ret. & one for Tho. South.

Elizabeth the wife of Henry Clay sworne & Examined this 19 day of July 1658, saith.

That sometime about a yeare & halfe since tht shee this depont together wth her Husband beinge at the now dwelling house of Tho: South on Bever necke Plantacon, Tho. Hinson & John Salter beinge allsoe there preent the sd Thomas Hinson did there declare himselfe that he was to looke ffor timber on the sd Plancon to build wth all, on tht Land, whereupon John Salter forewarned him the said Hinson of ffellinge any Timber there Adinge further the if ever the Land p. 102 Came to bee his he would make him pay ffor it whereupon Mr Hinson Rubinge his hands smiled And further saith not

Turat Coru me

Eliz: B. Clay

Will Bretton Ctk

Henry Clay swareth the same verbatim wth his wife in open Court

Kent Co. Ct. Recs.

The deposion of Henry Coursey Aged 29 yeres or thereabouts saith tht in or About June 1654 as this depont doth to the best of his Knowledge Remb. he beinge then at the House of Mr Tho: Bradnox vpon the Isle of Kent wthin this Province of Mariland. Francis Brookes did desire this depont to make a bill of sale for John Salter of the Isle of Kent for a Tract of Land wthin this Province. But where or in what pt of the sd prouince This Depont doth not Rememb. And ffurther this depont Knoweth not.

Sworne this 3<sup>d</sup> of Oct. 1657

Henry Coursey Cłke

Coram me Ric. Preston

The desposion of Thomas South Aged 36 yeares or thereabouts taken in Court 25<sup>th</sup> of Aprill 1655 Sworne Examined & Saith that about the middle of July last past Francis Brookes of Mariland Came to the place where the depont lived & tould him tht he had given John Salter Posesion of Bever necke, and vpon tht Posion given, your p. 103 Depont came there to live as Copartner in the Planta. wth the sd Salter And ffurther saith not.

Mr Tho: Ringgold sworne in Court saith That yor Depont was requested by Francis Brookes fower or five yeares since to goe wth him vnto Bever necke ffor the Gover had sent a wart vpp vnto the Comissrs of Kent to give the said Francis Brookes posion of that Land afore mentioned, But your Depont cannot verie well rememb whether it was from Capt. Stone or Mr Clarke & to the best of yor Deponts remembrance when the sd ffrancis came vnto Isaacke Ilines And demanded posion of the sd Land, and shewed him the wart & the sd Iline gave the sd Brookes possesion by goeinge out of doores & did give him ffree Posseson.

Tho: Ringgold p me W<sup>m</sup> Leedes Ctk.

This is to testifie to whom It may concerne, That Francis Brooke, of this Province did pas a bill of sale ffor a Plantacon Called Bever Necke vnto John Salter, w<sup>ch</sup> bill of sale I have seene & allsoe heard Francis Brooke confesse the same, for Truth whereof, I have here vnto subscribed Kent 8<sup>th</sup> 4<sup>th</sup> Mo.

Wm ffuller

The Deposion of M<sup>r</sup> Tho: Bradnox Aged 58 yeares or thereabouts taken in Court sworne Examined saith.

That some time in July 1654 John Salter desired yo' Depont & p. 104 Roger Baxter to witnesse to an Agreemt for A Plantacon tht John Salter Bought of Mr ffr. Brooke of Mariland, weh Plantcon is Comonly Called by the name of Bever necke, vpon the Isle of Kent &

their bargaine and agreemt was as followeth. That the aforesd Kent Co. Brookes was to give & deliver vnto the aforesd John Salter peacable Ct. Recs. and quiet posestion of the aforesd Plantacon & to give him a good suffitient Consideration for the sd Land, and that hee would likewise defend & save harmelesse the fforesd Salter his heires or Assignes forever, from all psons what soever, that should by any Title or clame molest disturbe or disquiet the sd Salter his Exors or Assignes in his Peacable or quiet Possesion & enioymt of the aforesd Plantacon: In consideracon of the afores<sup>d</sup> agreem<sup>t</sup> of the afores<sup>d</sup> Plantacon, well & truly to be pformed by the sd Brookes, the sd John his Excts or Assignes was to pay vnto the sd Brookes his Exrs or Assignes 3000t of good Condicaid Tob. & Caske, web some of Tob was to be payd 1500<sup>th</sup> of Tob. after the s<sup>d</sup> Salter had posest the Plantacons in manner & forme as aforesd one yeare, weh was to be in the yeare 55 & the other 1500t of Tob. in the yeare 1656 this was the full agreemt betwixt them & further saith not.

Jurat Coram me Phill: Conner. Tho T Bradnox his signe

The deposion of Roger Baxter Aged 46 yeares or thereabouts p. 105 taken in presence of the Court, Saith That the s<sup>d</sup> Baxter doth afferme the same that is in Mr Bradnox Oath Verbatim and further saith not

Jurat Coram me Phill Conner Roger R. B. Baxter

Mr Henry Morgan sworne in Court saith that about some 5 years since or thereabouts, yor Depont was desired by ffrancis Brookes to goe a longe with him to see if Mr Iline would give him posson of Bever necke for the Gov' or Mr Clarke had sent vp A wart vnto the Comisonrs of Kent to give him quiet Possion soe yor depont did tell him th' he would goe with him but he would not medle wth him in any such thing soe yor depont being there the said ffran: Brookes recd Satisfac, but whether or how he had Posseson he cannot say further, to the best of his Knowledge

Vera Copia: p me W<sup>m</sup> Leedes Ctk.

Hen: M Morgan his Marke

The Deposion of M<sup>r</sup> Tho. Bradnox Aged 58 yeare or thereabouts sworne saith Sept. 16<sup>th</sup> 1657 That John Salter hired A Plantacon of this depon<sup>t</sup> for two yeares last past w<sup>ch</sup> the afores<sup>d</sup> Salter hath payd According to Agreem<sup>t</sup> vnto this Depon<sup>t</sup> six hundred pounds of p. 106 Tob p yeare & further saith not,

Jurat Coram me Phillip Conner Tho: T Bradnox

The Deposion of Mr Tho: Bradnox Aged 58 yeares or there-Kent Co. Ct. Recs. abouts, sworne examined saith Sept. 16th 1657 That about three yeares last past, Isacke Iline did acknowledge in this deponts house That Capt. Stone did pswade Mr Francis Brookes of Mariland to let the sd Iline Enjoy the Plantacon tht was vpon the Isle of Kent, That is the sd Brookes his Propright in Consideracon the the sd Iline had Built A pretty House vpon the foresd Plantacon Comonly Called Beaver necke And tht the sd Iline did Acknowledge tht he was to pay to the sd Brookes for Acknowledgmt for one year A Case of sacke & ffurther saith not.

> Jut. Coram me Phill. Conner

Tho T Bradnox his marke

Mrs. Mary Bradnox the wife of Tho: Bradnox afores<sup>d</sup> affirmes the same wth her husband Virbat vpon her Oath & further saith not. Jurat Corm. me Mary Bradnox Phill. Conner.

Know all men by these presents That I John Salter of the Isle of Kent Count. in the Province of Mariland Plant. doe Appoint & ordaine John Coursey Gent. in my stead to be my true & Lawfull Atturny, in all Causes & suites Commenst or to be Commenst against any wthin the said Province, for me & in my behalfe to Arrest sue Implead, Imprison, & againe out of prison to release, to receive for me & to my vse, what goods or Tob shall be to me Lawfully Recorded & to give discharge or discharges in my name & this to stand to all Lawfull Intents & Purposes whatsoeuer, Witnesse my hand this 7th day of Apr 1658

> Testis Edd. Coppage Peter Parker

John † Salter his marke

To the Right Honble Governor & Counsell of the Province of Mariland

The Humble Peticon of John Salter

Sheweth

That whereas this Petr agreed & bargained wth francis Brookes of Mariland sometime in July 1654 for A Plant<sup>n</sup> comonly Called by the name of Bever Necke, And after this Pet had received Peacable & quiet Posion of the sd Land & did in like maner Enjoy the same for p. 108 the space of fower or five moneths, And Isaack Iline beinge then resident likewise vpon the sd Plantac, by the pmition & desire of the sd Brookes vpon this Agreemt with this Petir for the said Land, desired this Peter tht the said Iline might not be molested in the

ffinishing of his Cropp tht he had planted tht years vpon the Plantacon Kent Co. aforesd wch your Petir did willingly agree vnto: But soe it was the Ct. Recs. sd Iline at Oct. Court in the yeare aforesd Commenced a suite of Law Against the aforesd Brookes for his vnjust Molestacon of the sd Iline upon the sd Plantac, prtending A Right & Title therevnto wen the sd Brookes through his obstinance or willfullnesse, or dislike to the then present Governt in hopes & Expectacon of A suddaine alteracon thereof, or for what other Causes or reasons I Know not. But the sd Brookes would not make any defence, or Pleas against the sd Iline by wch meanes the sd Iline obtained an order from the sd Court, to recover his damages of any tht had molested him in his prtended title to the sd Land wch this Petr beinge preent at the said Court exhibited a Bill of Sale tht he had of the sd Brooks for the aforesd Land, weh the said Brookes did not disowne But did ffreely Acknowledge the same. And did declare That he did not thereby vnjustly molest the sd Iline & further the sd Iline Prosecuted this Petr in the Action or suite aforesd at the next Court holden for Kent where vor Petr was Cast in the sd Action By wch yor Petr was Disposest of his p. 109 Plant, & ordred to pay the Charge of the aforesd suite, weh did Amount vnto 747t Tob. & Caske, And notwthstandinge all the aforesd peeedings, yor Petr is able to prove, tht the sd Iline had noe other Just Title vnto the aforesd Land, But mayd vse thereof only by pmition of the sd Brookes & Rent payd by the said Iline vnto the sd Brookes for the sd Land, for one yeare According to Agreemt By wch peeedings It appeares the the sd Iline by his petended Title & his Illegall peedings, hath most unjustly molested & disposest yor Petr of his Just Right & Intrest to the sd Land, And that likewise Mr Tho: South who hath bought the prtended title of the sd Iline or any other tht are now Posest, of the sd Land ware not unacquinted with the damage & great sufferings of yor Petr & his Just title vnto the said land, doe not onely Keepe Posescon thereof and have mayd vse of the same for their proftt & Advantage from the 25th of Aprill 1655, wth out any Consideracon or Composicon, mayd wth yor Petr But have on the Contrary vsed all waves & menes, most Illegally and vniustly to Circumvent & Defeate yor Petr forever of his just clame & Title therevnto, And as yor Petr doth humbly Conceive, may be found Contrary & repugnant to Law in such Cases pyided, for the now Possesers of the sd Land, Knowing It to bee sufitiently Proved the p. 110 the afores<sup>d</sup> p<sup>r</sup>tended Title of the s<sup>d</sup> Iline to bee of noe Vallue; have Applyed th<sup>m</sup>selves And pswaded the said Brookes to purchase from him if possible they might some better Title. Allthough they knew & ware Acquainted wth the aforesd Bargaine & Sale tht the said Brookes mayd of the sd Land, vnto yor Petr yet have they prvailed wth the sd Brookes to make a second Sale thereof vnto them, as will Appeare by A deed of sale tht hath been privately Entred vpon the Record of

Kent Co. Kent, bearinge date 26th of Sept. 1656 wth Illegal & vniust Actions Ct. Recs. of purpose to Beguile & vtterly to Defeate yor Petr of his just Right & Intrest to the Plantacon aforesaid.

The prmises Considered

Your Petr humbly Craves this Honble Court to grant order, the yor Petr may be reposest wth the aforesd Land soe farr as It may appeare wth Law, Equity, or Justice to be yor Petrs Right, And tht the aforesd Iline or South, or any other, the have by any vniust or Illegall wayes or menes beene the occation of yor Petrs disposion or detention of his just Right & Title from him may bee likewise ordered by this Court to pay such Cost and damage As yor Petr can justly prove the hee hath sustained Either by their vnjust molestacon or Possescon or illegal detencon of the aforesd Land and pay Cost of suite.

And as in Duty bound yor Petr shall ever pray &c.

Elizabeth Clay sworne 19th day of July 1658 vpon Interogatives weh are Annexed herevnto.

To the first Interrogatory shee Answereth affirmitively To the Second the Francis Brookes Mr Morgan & Mr Ringgold were there, shee answareth allsoe affirmatively

To the 3<sup>d</sup> whether Iline gave posion or noe, Shee knoweth not But saith tht Fran: Brookes demanded Poses<sup>n</sup>

To the 4th Concerninge Ilines answar, shee remembreth not only tht the sd Iline denyed him posion.

Eliz: B Clay: her marke

That About 6 or 7 yeares since whether or noe you ware not At the house of Isacke Iline, all tht time tht ffrancis Brookes & Mr Morgan & Mr Ringgold was there & whether the sd Iline did in that time give the said Mr Brookes Posion: And allsoe to declare what Mr Ilines answar was to the sd Mr Brookes.

The Plantife demands the Plantacon vpon Bever Necke fformerly John Salter
v. The belonginge to John Gresham & fforfited to the Lord Propriatory: by
South his Rebellion & Treason, And Produces a spetiall wart from his Lorps to the Gouer bearinge date the 26th August 1651 to Passe a grant of the sd Plantacon to the sd Brookes, ffrom whom the sd Salter deriveth his Title by Convayance

The Deffend<sup>t</sup> alledges he hath a Convayance from Isacke Iline who p. 112 was Possesed of the sd Land by vertue of A wart upon the Condicons of Plantacons granted by Capt Stone, & tht A Cirtificate of survey, was there vpon returned 18th August 1658 wherevpon they Joyne Issue.

Therefore It is Considered by the Court th<sup>t</sup> the war<sup>t</sup> Pleaded by Kent Co. the deffend<sup>t</sup> Could not by Vertue of any Conditions of Plantacons Ct. Recs. be surveyed vpon any Land fformerly Escheated to his Lorp<sup>s</sup>

The Court doth therefore Judge That the Land Convayed by Brookes to the Plant, bee by the Shirriffe put into his posses<sup>a</sup> & That the Defendent pay to the Plantiue ffiue Thousand ffour hundred forty & ffower pounds of Tob. over and Above all Officers ffees incurred in this suite, And to provide the Plantive Convenient housing for himselfe, his wife & goods to be in, wthin ten dayes But the the said Tho: South & Thomas Hinson shall remaine on the sd Planta<sup>a</sup> wthout molestacon of the Plantf. till the Crop be throughly cured & finished.

Margret Brent Complaines against Abraham Holeman in an Aco<sup>n</sup> Brent v. of the Case to the Vallue of ffive Thousand Pounds of Tob<sup>o</sup> & for Holman this bringeth her suite

Wart Issued returne from the Shiriff 20th of the same mo.

Whereas the Court not findeinge any Cause whereby the Defendent should be Arrested & Impleaded, the Court doth therefore Order th' the Suite be dismist, & A non suite granted to the Deft, wth Cost of suite, Else Exec<sup>n</sup>

Tho: Ringgold Planft the Atturny of W<sup>m</sup> Boreman John Deere Boreman v. Defent, wart ret. & 3 suppenes.

Whereas Thomas Ringgold the Atturny of Will. Boreman not p. 113 makinge any thinge Appeare to this Court, for occation of A suite, by testimony, or any other writeinge, whereby That John Deere was Ingaged to make delivery of A Stocke of Cattle w<sup>ch</sup> M<sup>r</sup> Ringold Bought of W<sup>m</sup> Boreman as M<sup>r</sup> Ringgold doth Express in his Petcon.

The Court doth therefore Order that the Plantive shall be non suited granted wth Cost of suite to the Defendt Else Execucon

To the honble Gour & Councell wth the Rest of the Comrs on the Isle of Kent.

The humble Peticon of Tho: Ringgold the Atturny of W<sup>m</sup> Boreman Sheweth

That whereas yo'r Pet' haveinge bought certaine Cattle ffrom M' Boreman web Cattle ware left in the Custody of John Deere, who hath taken vpp & had the Profitt of the sd Cattle & yo'r Pet' cannot gett Possestion all though he liath divers times Demanded the same yo'r Pet'r Craues of this honble Court to Cause & Compell the said John Deere to make a ffull delivery of all such Cattle &

Your Petr shall ever Pray &c.

Abraham Holeman sworne in Court 20<sup>th</sup> July 1658 Saith. That John Deere tould yo' Depon' he had one Cow of William Boreman &

Kent Co. one younge Cowe a heifer belonginge to the s<sup>d</sup> Boreman the former Ct. Recs. p. 114 Cowe Called by the name of Crop w<sup>ch</sup> the s<sup>d</sup> Deere shewed yo<sup>r</sup> Pet<sup>nor</sup> & ffurther saith not.

Gott v. Wart to the Shiriff return<sup>d</sup> & 2 Suppenas

Henry Gott haveinge Arrested Charles Stuard in an acon of the Case to the Vallue of tenn Thousand pounds of Tob. & for this bringeth his suite.

The Plant moveth for Certaine Cattle in the hands of Charles Stuard, wen ware mayd over by Mr Tho. Ward Decedent to Mr Hen. Morgan, in the behalfe of the Orphant Tabytha Short but now the wife of the sd Stuard.

The Court not findeinge cause of any relief ffor the Plantive herein doth therefore order the Plant to pay Cost of suit. Else Execucon.

Boreman v. Mr John Coursey Moveth this Court As Atturney of Will Bore-Deere man Against John Deere & hath pduced a Bill of the s<sup>d</sup> Deeres for six hundred & six Pounds of Tob & Caske John Deere beinge there present Confesseth the debt.

The Court doth therefore order tht the s<sup>d</sup> Deere shall pay the Debt in Pickt & Culld Tob w<sup>th</sup> the Charges. Else Exec<sup>n</sup>

Re Crouch Nicolas Pickard & Mary Baxter hath moved this Court to have George Crouch The sonn of Geo: Crouch decedent, Lefte in the Custody of Nico. Pickard afores<sup>d</sup>

The Courte doth therefore Order By & with the Consent of the p. 115 said Nicolas Pickard & Mary Baxter, That the s<sup>d</sup> Geo. Crouch bee & Remaine in the Custody of the s<sup>d</sup> Pickard & that all the Childes Cattle shall remaine w<sup>th</sup> Nico: Pickard, And hee to have the halfe of the Male increase from this time forward, ffor Keepinge the s<sup>d</sup> Child & putinge him to scoole & furnishinge the Child w<sup>th</sup> other necessaries soe longe till Just occation be mayd Appeare as Law provides for Orphants in such Cases

Testis me John Coursey Clk.

Oath of Fidelity

Accordinge to Condicons of surrendering the Governmt & the Acts of Assembly puideinge in that behalfe, Makes this Answar That in Conscience hee cannot be Aidinge and Assistinge, neither can hee Aide & Assiste, neither can he Oppose, The Governmt hee owneth & will pay all Lawfull Taxes tht shall be Demanded of him

The same Answar gives

John Westley
John Ellis
Robt Martin
Edd Coppage
Robt Dunn

Robt Dunn

Vera Copia Testis John Coursey Cłk

## To this Honble Court

Pattericke Forest requesteth tht all such psons who stand as Ct. Recs. indebted to the Estate of Mr Thomas Hatton Decedent doe here, Re Hatton's either vpon Oath or discharge, make what they can Appeare, to Cleare thmselves of those debts, or ffees, otherwise Execuon to proceede

Kent Co. Ct. Recs.

And yor Peticon shall pray

The Court doth therefore order That all such psons as are concerned herein, make their Appearance and to Cleare th<sup>m</sup>selves if they can, or At any other Court when they shall be there vnto Called.

Mr Thomas Bradnox sworne in Court, 20th of July 1658 Saith. That all such ffees as ware due from me to Mr Thomas Hatton I have payd to Mr Tho. Marsh & for Mr John Russell the whole Charge of one Pattent, the Charge is 214t of Tob. & the Pattent 147t the whole is 361t and further saith not.

Mr Tho: Hinson sworne the same time saith. That all such ffees as ware due to Mr Tho. Hatton yor Depont veriwell remembreth tht hee hath payd Mr Tho: Marsh decedent the Depont Mr Tho. Hinsons Charge of ffees is 137 of Tob & Caske & ffurther saith not. Vera Copia Test: John Coursey Ctk.

Joseph Wickes sworne this 21th of July 1658. Saith. That this Deponant was Indebted by Bill & acco vnto Mr Thomas Hatton, about the quantytie of Eighty one Pounds of Tob. weh bill was in the p. 118 Custodye of Mr Thomas Marsh & the foresd Tob, was demanded, & Pavd vpon the Genrale Acs betwixt the sd Marsh & this Depont to the best of this Deponts knowledge, & ffurther saith not Jurat Cora Philip Caluert. Joseph Wickes

Capt Robt Vaughan Sworne 20th July 1658 Saith

That beinge at St Maryes som time in March 1652 at A Court there holden Mr Thomas Hatton tooke out Execn against Francis Lumbard for ffees tht the sd Lumbard had received of Mr Hattons on the Isle of Kent Mr Thomas Marsh beinge there preent, desired Mr Hatton to stay the servinge the Exēc for it would vidoe the sd Lumbard, & That the sd Marsh would receive the Tob for him & to see him payd at the Cropp, the would deliver him the Execn web as yor Depont Remembreth was about 2000t of Tob or thereabouts & further saith not.

Turat Cora John Coursey

Mr Henry Morgan Sworne the same time Saith

That beinge At a Court at Sciverne some time aboute ffower or five yeares since yor Depont heard Tho: Hinson tell Thomas Marsh Kent Co. tht hee had an Execn for Mr Hatton against Lumbards Estate Mr Ct. Recs. Marsh answared what doe you tell me of that sd Marsh the you have p. 119 neclected yor office for ought I know you must pay the debt, what tell you me of it sd Marsh to Hinson, why did not you serve you Execution, & these ware the words or the full sence there of & ffurther saith not

Jurat Cora John Coursey.

Liber P. C. R. These are in the Lord Propes name to will & requyre you, to bring p. 71 July 22th the Body of Thomas Thurston to Mr Henry Courseys, about 2 ston o'clock on Sunday next, being the 25th of this pent month of July, July 25th there to exspect & remaine untill my comming or arryuall thither, & against for soe doeing this shall be yo' warrt Gyuen att Anarundell this Thomas 22th July 1658 Jos. ffendall.

Thurston omitted as printed in 3 Md. Arch. Who haue the s<sup>d</sup> Tho: Thurston in Custody. To Mr Willm Coursey Sheriffe of Caluert County or to any other,

Overzee v.

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p

Symon Ouerzee complayneth agst Richard Abrahall, & alleageth July 26th the being indebted unto him, in the summe of fowrteene Thowsand Abrahall pownds of Tob, hee is informed the the sd Abrahall is departed & fledd outt of the prouince, thereby to defraude him of his sd Debt, to his great dammage.

> Attatchm<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County, to attatch &c: to the valew of 14000 Tob. Ret. next Provinciall Court to be holden att St Leonards 8º Septembr

An Inuentory of the Estate of Capt Will<sup>m</sup> Lewis deceased, brought Re Lewis's Estate into the Secretaries Office, by George Goodrick Admistratoe of the same & Appraysed by the Oathes of Edmund Lindsey & John Kane.

	Impr 14t of pewter att 8t pe t	0120
	It. An old ffeather Bed & Boulster	0250
	-A payre of great Stilliards	0200
	A warming-pan	0010
	Two great iron skilletts (crackd)	0100
	Two small iron potts	0120
	Two payre of potthooks, & Two small hookes	0025
	Three old iron bownd payles	0010
	Three Guns & a short barrill of a gun (unfixd)	0430
	Two little old chests	0050
	Two old Indian matts	0005
D. 73	one Cros-saw, one Tenant saw, one whip-saw	0145
. , ,	one hand saw	0015
	one Bare skin & a halfe	0020
	one small Grindstone	0045
	one fate, made wth boards, & a forme of a splitt plank	0005
	A Leafe of a small table & forme.	0020

Provincial Cour	Proceedings,	1658.
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Two old Runletts		OOIO Liber
Two homine-Trayes		0005 P. C. R.
A percer & drawing knife		0010
A little old brasse kettle, & a peice of	of an old iunke	0030
A Childes chayre, & a straw bed &	a Boulster	0040
An old small brasse Lamp.		0002
An inch Auger, A gimlett & a little	iron kettle	0025
Three yowng Sowes, wth three pigge	S	0350
ffowre shoates, A boare a quarter ol	d	0120
Seauenty Armes Length Roanoke re-	ceaued as Debt	0300
Three steeres & Bull all of them abou	t the age of 3 yeares old	1100
One Steere aboue 4 yeares old		0450
ffowre Calfes att a yeare old		0800
1		
Wittnesses to the Appraysmt		4812
John Browne		
Will <sup>m</sup> Robinson.	The mark of X John Ca	ne

These Cattle here mentioned, were made ouer to Mr Robt Slye by Capt Will<sup>m</sup> Lewis in his life time, for security of a Debt owing to the sd Mr Slye & a Judgmt of Court graunted for the same, Wch Cattle were ualued by the fors<sup>d</sup> Appraysers as followeth (Viz)

ffowre Cowes wth 3 calfes att 550t pe Cow	2200
One heifer w <sup>th</sup> a Calfe	0500
one heyfer 2 yeares old wthout a Calfe	0350
	4050

Wittnes John Browne | Edmund Lindsey Will<sup>m</sup> Robinson John Cane, Aprayses

Vncertaine Debts & Goods belonging to the Estate of Capt Will<sup>m</sup> Lewis, Wch yett I have not found.

Impr Edmund Lindsey his Debt, By Bill 0500

It. Eighteene Barrells of Corne deliuered to Mr Gerard ffowke.

Two heifers of 3 yeares old.

One Steare of 4 yeares old

3 guns deliuered to Paul Simpson as Mr ffowke attesteth under his hand.

On gun left in John Jenkins hand

one gun left in Will<sup>m</sup> Robinsons hand.

Thomas Wilkinson in Virginia is indebted for a serut

The Emperoe of Pascatoway is indebted (as I am informed) to Capt Lewis Twelue Beauer skins.

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Whereas Michael Tennison of Anarundell County wth in the P. C. R. prouince of Maryland, is lately Deceased, And hath (as is affirmed) son's Estate made his Will, & appoynted therein Exequutoes But the will not att present appearing, These are to authorize Capt Will<sup>m</sup> ffuller of Annarundell County afores<sup>d</sup>, to take the Estate of the s<sup>d</sup> Michael Tennison into his Custody, & secure the same from imbeziling, untill the Will bee produced, or untill further Order from mee.

Philip Calvert.

Re Lloyd's

I John Lloyd of St Maries in the Prouince of Maryland Gent<sup>n</sup> [see Bald- being weake in Body, but in pefect memory, Doe hereby make & win Calen- ordaine my Last Will & Testamt in manner & forme following, dar of Wills (Vice) I 219] (Viz)

My Soule I bequeath to Allmighty God, my Redeemer & Sauiour Jesus Christ, Trusting & hoping to be saued through his meritts &

My Body to the Earth to be decently buried in the Ordinary burying place in St Maries Chappell yard.

As to my Worldly Estate, weh Allmighty god hath putt mee as Steward ouer in this world, I doe dispose of in manner & forme following (Viz)

Impr I doe give all my Lands, Debts, Goods & Chattles (except such as I shall reserve to other uses hereafter) wthin this peouince of Maryland, unto my Deare & Welbeloued Wife Margarett Lloyd whom I doe make my sole Exequutrix.

It. I doe give unto Mr Thomas Eure, my black suite, & Cloake & a remnant of the same Cloath, my suite is made of.

It. I doe give to Capt John Price, my Rapier & Belt.

It. I doe give to Mr Richard Willan Two Barrells of Corne, & a payre of new winter shooes.

It. I doe give to Robt Joanes a Bill, by weh hee stands indebted to mee, in the summe of one hundd & fifty pownds of Tob. or thereabouts, & my owne old Coate lyn'd wth Bayse, & my Irish stockins.

It. To such persons as shall carry my Corps to Church each of them a black mourning Ribbon & a payre of gloues. But in case my sd Exequatrix should dye intestate I doe bequeath all my Estate, both Reall & personall, Lands, debts, goods, & chattles wtsoeuer wth in this prouince of Maryland, to the English Colledge of Secular Preists att Doway in fflaunders.

And in case of such Decease of my sd Exequatrix intestate as afores<sup>d</sup>, I doe constitute Philip Caluert Esq<sup>r</sup> And Thomas Eure Gent<sup>n</sup> ffeoffees in trust, for the sale & disposall of all my s<sup>d</sup> Estate, wthin this province of Maryland as aforesd It, & every part of it, to sell & dispose of to the best advantage for the sole use & behoofe of the sd Colledge of secular Preists att Doway in fflaunders. To the intent They pray for Our Soules.

And in case of the Decease of my sd Exequatrix intestate as Liber aforesd I doe g'ue & remitt unto my sister in Law, Margery Molins, P. C. R. all the time of Servitude, that then shall remaine due by the Custome of the Country. And one py'd Cowe, & her Calfe; All my Rights to Land, by uertue of the Condicons of Plantaon, And the Bed shee

lyeth on, wth the Boulster, Rugge, Blanketts, & a payre of Sheetes. In testimony That this is my Last Will, I doe hereto sett my hand &

Seale, this 26th day of June Año Dñi 1658, Reuoaking hereby All, & any other Will & Testamt by me formerly made, ffor further clearing of my intent, & meaning in the constituon of Philip Caluert Esqr & Mr Thomas Eure, ffeoffees in trust, soe as in that clause of my Will, relaon thereto being had, doth appeare. I doe declare the in case Mr Thomas Eure should dye or refuse to joyne wth the sd Philip Caluert, in such sale & disposall to the use & intent in the sd Clause limitted, That then it shall bee Lawfull for the sd Philip Caluert alone, to sell & dispose of my s<sup>d</sup> Estate to the fores<sup>d</sup> uses.

John Lloyd The + Seale.

Signed & Sealed in the pence of (That Blott in the 7th Line, of the 2<sup>d</sup> page, being made before)

George Briton. William Harper. Will<sup>m</sup> Bretton.

Concordat Cum Originali, Exaiat pe Willm Bretton Cler.

George Breton maketh oath the was pent when Mr John Lloyd signed & sealed this Will not long afore his Death being then in perfect memory & in noe danger of dying as he supposed: The sd Mr Lloyd desyring this Depont to wittnes the same, weh he did wth his owne hand.

George Briton

Will<sup>m</sup> Harper depouit idem uerbatim, quod George Breton. William Harper

Jurat Cora me Will<sup>m</sup> Bretton.

Will<sup>m</sup> Bretton deposeth idem uerbatim quod George Bretton et p. 76 Will<sup>m</sup> Harper, ut suprà, & further addeth, That hee writt, & transcribed this Will, att Mr Lloyds request, Signing it, (wth the other) wth his owne hand as a Wittnes, & doth uerily belieue the It is the Last Will & Testamt of the sd Mr Lloyd.

Will<sup>m</sup> Bretton

Juratus Coram me Philip Calvert

Will<sup>m</sup> Greengoe maketh Oath, That Maurice Smith, being sodenly Estate taken sick, & likely to dye, But in perfect memory in pence of this Baldwin Depont, Desyred Henry Banister to pull of his shoots, And the sd Calendar of

Re Smith's

Liber Maurice gaue him the s<sup>d</sup> Banister, the Key of his Chest, Saying, Take P. C. R. my writings, & All that I haue bidding him bee a good husband, adding further, what he gaue him, might doe him good hereafter.

Jurat Cora me Will<sup>m</sup> Bretton.

July 28th Whereas it appeareth by the Oath of William Greengoe, that
Maurice Smith intended all the Estate, weh he had unto Henry
Banister, It is thereuppon Ordered by Philip Caluert Esqr Judge in
Testamentary Causes with in this province, That the sd Henry Banister
(putting in Recogniz) haue Irēs of Admistraon drawne.

This day came Henry Banister, & acknowledgeth himselfe indebted to the L<sup>d</sup> Proprietary, in the summe of Three Thowsand pownds of Tob. In case hee doe not make, or cause to bee made, a true & pefect Inuentory of all & singular the goods, chattles & Debts of Maurice Smith deceased: weh shall or may come to his hands. posses<sup>n</sup> or knowledge. Nor the same doe exhibite into the office for peobate of Wills, & granting admistraons before the first day of Septembr next, Vnlesse uppon iust demand longer time be gyuen him by the Secretary, nor the same goods, chattles & debts, doe well & truly admister, That is to say, doe not pay the Debts of the sd Deceased, weh hee did owe att his decease, as far as the sd goods, chattles & debts will extend, & the Law charge him. Or if hee shall not make a true & just accompt of & uppon his sd admistraon, when hee shall bee therto Lawfully required, shall not distribute & dispose the remainder of the sd goods & chattles, wch shall bee found uppon his sd acct, exaied, & allowed in the sd office, in such manner & forme as shall bee limitted & appoynted, by the Judge or Judges appoynted & authorized in th<sup>t</sup> behalfe, Or shall not att any time acquitt & saue harmelesse the Secretary, & all other officers impowred to the graunting of Lres of Admistraon aget all pesons, having, or pretending to haue any right or interest in & to the sd goods, chattles & Debts.

H Banister

Recognit Cora me Will<sup>m</sup> Bretton.

p. 77 Cæcilius Absolute Lord & Proprietary of the Prouinces of Maryland, & Aualon, L<sup>d</sup> Baron of Baltemore To Henry Banister of S<sup>t</sup> Maries County Greeting, Whereas Maurice Smith late of this prouince deceased, hath (as is to our Secretary proued) made his Will nuncupatiue, & constituted Henry Banister his Exequuto. Wee doe therefore giue & graunt unto you the s<sup>d</sup> Hen: Banister full power & authority to admister All & singular the goods, chattles & Debts of the s<sup>d</sup> Deceased, And to demand, collect, Leauy, & in Legall manner requyre & receaue All, & all manner of Debt, or Debts due & oweing to the s<sup>d</sup> Deceased, & well & faythfully to dispose the same. And out of the Debts, goods & chattles o fthe deceased, w<sup>ch</sup> haue, may, or shall come to yor hands or posses<sup>n</sup> well & truly to pay the Debts due by the s<sup>d</sup> deceased, soe far forth as the same shall thereto extend &

the Law will charge you, according to the true ualew & summe Liber thereof. You having first taken yor Oath, well & truly to admister P. C. R. the same. And to make or cause to be made a True & pefect Inuentory of All & singular the goods, chattles, & debts of the sd Deceased, we have may or shall come to yor hands, possesn, or knowledge, And allso a True & just Accompt in & concerning yor admistraon therein, And to exhibite both into the office for Probate of Wills, graunting Admistraons lawfully authorized, Touching web Inventory, you are assigned to perform att or before the ffirst day of Septembr next ensuing, And an Accompt, when you shall bee thereto lawfully required. And lastly wee doe hereby constitute, ordaine, & appoynt you the sd Hen: Banister Admistratoe of All & singular the goods, chattles & debts of the sd Deceased. Gyuen att St Maries under the Great Seale of our prouince of Maryland this 28th day of July in the 27th yeare of Our Dominion ouer the sd prouince of Maryland, Anoqe Dni 1658. Witness Our Deare Brother Philip Caluert Esqr, Secretary of Our sd prouince

Philip Caluert Secr.

Will<sup>m</sup> Edwin sworne Cunstable of S<sup>t</sup> Georges hund<sup>d</sup> as in the Constable Cunstables Oath Suprà fol. 56.

Giles Glouer demandeth warrt agst Richard True in an accon of Glover v. the Case to the ualew of 10000t Tob.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret. next Prouinciall Court, to be held att St Leonards 8° Septembr

John Bolaine demandeth warrt agst Richard Trew, in an accon Bolaine v. of the Case to the valew of 700t Tob.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret. att the Prouinciall Court, to be holden att St Leonards 8° 7ber next.

Capt Thomas Cornewalleys demandeth warrt agst Richard Watt- Cornwalleys son in an accon of the Case.

Warrt to the Sheriffe of Charles County to arrest &c: Ret. att the Prouinciall Court to be holden att St Leonards 8° Septembr next.

George Mee demandeth warrt agst John Delahay in an accon of Mee v. Debt of 500t Tob.

Warrt to the Sheriffe of Charles County to arrest &c: Ret. att the Prouinciall Court, to be holden att St Leonards, 8° Septembr next.

Sher. 100 Writt of Exequion issued out uppon the goods & p. 78 Cler. 077 Chattles of Stephen Ticknor for Sheriffs & Clarks ffees v. Ticknor (Viz) to the Sheriffe 50t Tob. To the Clark 54t besids the writt of Exequion & Sheriffs ffee for Leauying.

Estate

An Inventory of the Goods & Chattles of Maurice Smith, deceased P. C. R. brought into the Office by me Henry Banister, & Appraysed by July 20th Re Smith's Philip Land, & Roger Isham 21th July 1658.

one Bill of Mr Thomas Belcher	500 <sup>t</sup> Tob.
for Wages from Capt Wm Stone	329
one suite of Broad cloath	200
one old suite, Coate, Wast-Coate, & drawers	100
Thre old Shirts	050
one payre of new-stockins	012
Two payre of old stockins one payre of old	
Bootes, one payre of old shooes, one old hatt	050
Praysed by vs Philip Land Roger Isham.	1241 <sup>†</sup> Tob.

Whereas Margarett Lloyd the Exequutrix of John Lloyd of St

Re Lloyd's

Estate Georges hundd, in the County of St Maries, Deceased, exhibited to Philip Caluert Esqr Judge in Causes Testamentary, the Last Will & Testamt of the sd John Lloyd her late husband, the 27th of July instant, Which sd Will being before him the sd Philip Caluert, in common forme proued, It is therfore Ordered tht the si Margarett haue Lrēs Admistaon drawne Cæcilius Absolute Lord & Prope of the provinces of Maryland and Aualon, Lord Baron of Baltemore &c: To all persons to whom these pents shall come, Greeting, Know vee. That uppon the seauen & Twentith of July 1658, Before the cheife Officer for Probate of Wills & graunting Admistraons, The Last Will & Testamt of John Lloyd of St Georges hundd in the County of St Maries Gent<sup>n</sup> Deceased, Was att St Maries in common forme proued, Wch Will is to these pents annexed, And Admistraon of All, & singular the Goods, Chattles & Debts, of the sd Deceased, wch any manner of way concerne him, or his sd Will, was graunted & committed to Margarett Lloyd, Widdow of the sd John Lloyd, Exequutrix named in the sd Will, Shee having first taken her Oath well & truly to admister the sd Goods, Chattles, & Debts, according to the tenor & effect of the same Will, And to make, or cause to bee made a True & pefect Inuentory of All & singular the goods Chattles, & p. 70 Debts of the sd Deceased wch haue, may, or shall any way whatsoeue come to her hands, posses<sup>n</sup>, or knowledge. And allso a True & Just Acct, in & concerning her sd Admistraon, when shee shall bee assigned, or lawfully called soe to doe. Weh touching, An Inuentory shee is presently assigned to performe att or before the first of Octobr next ensuing. Gyuen att St Maries under Our Great Seale of Our province of Maryland this 29th day of July, in the 27th yeare of Our Dominion ouer the sd proince of Maryland Anoge Dni, 1658. Wittnes Our Deare Broth<sup>r</sup>, Philip Caluert Esqe Secretary of Our sd Philip Caluert. Pronince

Whereas Agnes Ware the Exequutrix of Richard Ware of S<sup>t</sup> Liber Clem<sup>ts</sup> Manno<sup>r</sup> in the County of S<sup>t</sup> Maries Deceased, Exhibited to P. C. R. Philip Caluert Esq<sup>e</sup>, Judge in Causes Testamentary the nuncupative Re Ware's Will of the sd Rich: Ware her late husband, the 15th of Aprill last 1658. Weh sd Nuncupative Will, being before him the sd Philip Caluert, in common forme proued, It is therfore Ordered the the sd Agnes Ware (putting in Recogniz to the Ld Proprietary of 10000t Tob.) haue Lrēs of Admistraon drawne.

This day came Agnes Ware & acknowledged herselfe indebted to the Lord Proprietary in the summe of Ten Thowsand pownds of Tob. In case she doe not make or cause to be made, a True & pefect Inuentory of All & singular the goods, chattles, & Debts of Richard Ware, deceased, w<sup>ch</sup> shall or may come to her hands, posses<sup>n</sup>, or knowledge. Nor the same doe exhibite into the Office for Probate of Wills, & Graunting Admistraons att or before the first day of Octobr next, Vnlesse uppon just demand longer time be graunted her by the Secretary, Nor the same goods, Chattles, & Debts, doe well & truly admister, That is to say Doe not pay the Debts of the sd Deceased, wch hee did owe att his decease, as far as the sd goods, chattles & debts will extend, & the Law charge her, Or if shee shall not make a true & iust Accompt of & uppon her sd Admistraon when shee shall bee thereto Lawfully requyred. Or shall not distribute & dispose the remainder of the sd goods & chattles, wch shall bee found uppon her s<sup>d</sup> accompt examined & allowed in the sayd Office, in such manner & forme, as shall bee limitted & appoynted by the Judge, or Judges appoynted or authorized in that behalfe, Or shall not att any time acquitt, discharge & saue harmelesse the Secretary & all other Officers impowred to the Graunting of Letters of Admistraon agst all persons, having or pretending to have any right, tytle or interest in & to the sd goods, Chattles & debts.

The  $mrk \times of$ Agnes Ware

Recognit Cora me Will<sup>m</sup> Bretton

# Concordat Cu' Orignali

Cæcilius Absolute Lord & Proprietary of the Prouinces of Mary- p. 80 land & Aualon, Lord Baron of Baltemore &c: To all pesons to whom these pents shall come Greeting. Know yee tht uppon the flueteenth of Aprill 1658, Before the Cheife Officer for Probate of Wills & Graunting Admistraons. The last nuncupative Will & Testamt of Rich: Ware of St Clemts Mannor in the County of St Maries, deceased, Was att St Maries in common forme proued, Wch nuncupatiue Will is to these pents annexed, And Admistraon of all & singular the goods, chattles & debts, of the sd Deceased wch any manner of way concerne him or his sd will, was graunted & committed to Agnes Ware Widdow of the sd Rich: Ware, Exequatrix named in the sd

Liber P. C. R. goods, chattles, & debts according to the tenor & effect of the same will. And to make or cause to be made a true & pefect Inuentory of all & singular the goods Chattles & debts of the sd Deceased, we haue, may, or shall any way whatsoeue come to her hands, posses, or knowledge & allso a iust accompt in & concerning her sd Admistraon, when shee shall bee assigned, or lawfully called soe to doe. We touching, an Inuentory shee is presently assigned to performe att or before the first of Octobr next ensuing. Gyuen att St Maries under the Great Seale of Our prouince of Maryland this 30th day of July, in the 27th yeare of Our Dominion ouer the sd prouince of Maryland Anoqe Dni 1658 Wittnes Our Deare Brother Philip Caluert Esqe Secretary of Our sayd prouince.

Philip Caluert.

July 31st Will<sup>m</sup> Thomas demandeth writt agst Henry Potter in an accon Thomas v. Potter of Defamaon, to the ualew of 10000<sup>t</sup> Tob.

Wart to the Sheriffe of St Maries County to arrest &c: Ret next Provinciall Court to be held 8° Septembr next.

Subpœn. Mary the Wife of Martin Kirke, John Bisco, & Martin Kirk to testify in dittâ caâ. &c: uppon 500<sup>t</sup>

Claxston's Sould & deliuered by mee Edward Claxston of S<sup>t</sup> Michaels hund<sup>d</sup> w<sup>th</sup> in the prouince of Maryland Plant<sup>r</sup>, unto Marks Pheypo of the same prouince, his heyres, Exequuto<sup>rs</sup>, admistrato<sup>rs</sup> & assignes, one Dark Browne Cow, (marked w<sup>th</sup> a Crop & slitt in each eare) w<sup>th</sup> a Red Bull Calfe running by her side, And I the s<sup>d</sup> Edw: Claxston doe warrant the s<sup>d</sup> sale, to be firme, & good from all iust claimes in Law. Wittnes my hand this 26<sup>th</sup> of July 1658.

Wittnes John Metcalfe

Edward T. Claxston.

Fenwick v. M<sup>rs</sup> Jane ffenwick demandeth warr<sup>t</sup> agst Walter Pakes in an accon Pakes of Debt of 1800<sup>t</sup> Tob. by Bill.

Warr<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret next Prouinciall Court, to bee held att S<sup>t</sup> Leonards, in the County of Caluert, 8° Septemb<sup>r</sup> next.

Fenwick v. M<sup>rs</sup> Jane ffenwick demandeth warr<sup>t</sup> agst Will<sup>m</sup> Boreman in an Boreman accon of the Case.

Wart to the Sheriffe of St Maries County to arrest &c: Ret. next Pro: Court to be held 8° Septembr ut Suprà.

Re Estate of

This 13th of Decembr 1656.

Wee the Ouerseers of the Estate of Thomas Allen Deceased, w<sup>th</sup> the consent of Thomas & Will<sup>m</sup> Allen the Sonnes & Heyres of the

aforesd Thomas Allen, haue Sold unto Henry Potter all the parcell Liber of Land, weh was formerly Thomas Allens the elder, Lying in St P. C. R. Michaels hundd in the Prouince of Maryland. And further Wee the sd Thomas & Will<sup>m</sup> Allen doe sell & make ouer all Our Rights, Tytle & interest of all tht Land, Plantaon, howsing whatsoeuer belonging unto or ffather Thomas Allen for euer, unto the sd Henry Potter, his heyres, Exequutors, & Admistrators foreuer. And is for a Certaine summe of Tob, web wee the sayd Thomas Allen, & Will<sup>m</sup> Allen haue the greatest part in hand received, And for the true performance wee haue hereunto sett Our hands.

Deliuered in the pence of Vs Tho: T Allen Will<sup>m</sup> M Allen John Hatch Richard Banks Will<sup>m</sup> A Marshall

## January 28th 1657.

I doe acknowledge to have receased of Henry Potter, the summe of Two Thousand, Two hundred Thirty fine pownds of Tob. & Cask in full satisfaction for tht parcell of Land, belonging to me Thomas Allen, & Will<sup>m</sup> Allen my Brother, Lying & being in S<sup>t</sup> Michaels hundd otherwise called the Lower end of the Towne, ffor wch summe of Tob. I doe quite all claimes & interests, rights & tytles whatsoeue in the same about the sayd Land. In wittnes whereof I haue hereunto sett my hand the day aboue dated.

In the pence of

Thomas T Allen

R Wiseman Tho. Wynne

Philip Land Admistratoe of the Estate of John Crabtree De- p. 82 ceased demandeth warrt agst Will<sup>m</sup> Steeues of Patuxt in an accon August 12th of the Case to the value of 5000t of Tob. & cask.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret att the Prou: Court to beld att St Leonard, in the County of Caluert 8° Septemb<sup>r</sup> next.

Philip Land demandeth warrt agst Emperour Smith, in an accon Land v. of Debt of 500t of Tob. due by Bill.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret next Prouinciall Court ut Suprà.

Goods belonging to John Stringer Carpenter, late Deceased, Ap- Re praysed & ualued by John Nicholls, & Walter Waterlin this 13th day Stringer's of march 1653, as followeth

A Red Coate 18of Tob. A peice of Stuffe & fustian 020 A Stuffe-Suite 100 one yard 3 qeters of holland & 1 050 3 qeters Course linnen

Liber	Three payre of Shooes	975
P. C. R.	ffowre knifes	020
	Siluer Buttons & Twist	057
	Silke & Buttons	100
	Ribbon	044
	Manchester binding	006
	Tape	015
	Spices & pepper	010
	Starch	U02
	Napkins	020
	A Looking glasse	030
	White Thread	030
	Colowred Thread	030
	A Demicaster & 2 bands	020
	Woosted & Linnen stockins	030
	Three Red Capps	003
	A payre of gloues	015
	A payre of Sizars & razor	020
	A smothing iron	002
	Two brushes	010
	Two bushells of Salt	обо
	ffowre Bookes	050
	A payre of drawers, one Jerkin & silke wascoate	080
	A payre of Bootes & Spurrs	080
	flowre old shirts	010
	Pipes	009
	A Chest	060
	Another Chest	100
	A Baskett of Tiu-ware	030
	Shott	008
	Old Irish Stockins	005
	A doz. of planes	120
	A parcell of small Tooles	060
	An iron Ladle	002
	An old Line	003
	Navles	140
	A parcell of pewter	070
	A Candlestick, snuffers, skellett & locke	020
	A Board Axe & Ads	030
	Moldly Biskett	010
	ffowre pownd of Candles	020
	Two pownd of Sugar	006
	An old dry Cask, & a Bagge	013
	Six Cases of bottles	060
	A payre of Tob. Tongues	003
	A Wheel-Locke-Carbynè	060

The Totall of the aboue mentioned goods Appraysed amounteth to the full & iust quan <sup>ty</sup> of 1998 <sup>†</sup> Goods Deliuered to M <sup>*</sup> Willkinson	as afores <sup>d</sup>	Liber P. C. R. p. 83
one Thowsand of Navles	045	
A payre of Stockins	020	
Two felling Axes	040	
Six y <sup>rds</sup> & ½ of siluer Lace	058	
Two pownd & 4 of Soape	030	
halfe a Pint of Oyle	005	
An Earthen Bottle	005	
A Cane	005	
A payre of Small Shooes of my owne	020	
fiue payre of Shooes more	125	
	252	
Hoggs Appraysed att 200 <sup>†</sup>	353 200 <sup>t</sup>	
To Humphey Howell		
One heifer Sold to John Johnson of Accomack	300 400	
Worke done for M <sup>r</sup> Starkey, Appraysed att	500	
Due from Thomas Benett	300	
The first the first terms of the		
	1700	
Bills belonging to John Stringer late Deceased & Reme Edward Packer.	ceived by	
John Shirtcliffs Bill	0700	
John Lewgers Bill	0570	
Richard Neuetts Bill	0350	
Walter Pakes Bill	0700	
John Medleys Bill	1059	
	3379	
The Acat of the Estate in full amounting to Exact		
The Acct of the Estate in full amounting to 7430t		p. 84
p <sup>r</sup> C <sup>a</sup> Cred <sup>r</sup> Vppon Judgm <sup>ts</sup>		
By Tob. payd Mr Husbands	2300	
Tob payd Capt Webber	0246	
Tob payd Mr George Mee	0100	
Tob payd Mr Willkinson	0380	
Tob payd Walter Waterin	0268	
Tob. payd M <sup>r</sup> Hatton for ffees arrysing uppon the Estate	0271	
Tob payd M <sup>r</sup> Mathew Stone	0280	
more payd Mr Wilkason		
Payd Mr Stringer of Accomack	0430 0400	
- 1, 2 - 2 - 2 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	<u> </u>	
	4675	

Liber	· Deb <sup>r</sup>	
P. C. R. To th	e seuerall Godds & Bills	1998
Re	cd & by the Apraysmt &c:	0353
ut	folio ante 83	1700
		3379
		7430

Medley's Memorandu<sup>T</sup> That I John Medley Plant<sup>T</sup> of New-Towne in the Prouince of Maryland, doe Sell unto Thomas Carpenter one Quarter of the Mill, w<sup>th</sup> a Quarter part of the Land, hoggs & whatsoeu<sup>©</sup> profitts thereunto belonging. And doe warrant the Sayd Sale agst all iust Claimes unto the s<sup>d</sup> Thomas Carpenter & his heyres for euer. Wittness my hand this 28<sup>th</sup> of June 1658. (The Land called S<sup>t</sup> Lawrence his Land excepted.)

Test. Ralph Crouch John W Warren. John ★ Madley

August 14th Capt Edward Streeter who marryed the Relict of Co<sup>††</sup> Tho:

Streeter v. Burbadge Per Attornat Richard Collect, demandeth warrt agst ffrancis Brooks in an accon of Debt, to the ualew of fowrteene Thowsand pownds of Tob. & Cask due by Bill.

Warrt to the Sheriffe of the County of St Maries, to arrest &c: Ret Pouinciall Court, to bee held 8° Septemb \*next.

Assiter v. Will<sup>m</sup> Assiter demandeth of Agnes the Relict & Exequutrix of Ware Richard Ware Deceased One Thowsand seauenty & fiue pownds of Tob. uppon Bill.

Jarboe v. John Jarbo demandeth of Agnes the Exequutrix of Rich Ware Ware Deceased, Three hund<sup>d</sup> & thirty pownds of Tob. uppon Bill.

Stone v. Capt Will<sup>m</sup> Stone demandeth warrt agst Thomas Renge in an Renge accon of Debt

Warr<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. att the Prouinciall Court to bee held in the County of Caluert, att S<sup>t</sup> Leonards 8° Septemb<sup>r</sup> next.

Stone v. Cap<sup>t</sup> Will<sup>m</sup> Stone demandeth warr<sup>t</sup> agst Henry Bishop in an Bishop Accon of Debt.

Warr<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. 8° Septemb<sup>r</sup> ubi Suprà.

Stone v. Capt Will<sup>m</sup> Stone dem<sup>n</sup>ds warrt agst Will<sup>m</sup> Stephenson, in an Stephenson accon of Debt.

Warr<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. 8° Septemb<sup>r</sup> ubi Suprà.

Henry Coursey demandeth Warrt agst Philip Land in an accon of Liber the Case, to the ualew of 2000 Tob.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. att Land the Prou: Court 8° Septembr ubi Suprà.

Coursey v.

Jhon Lord demandeth warrt agst Mathew Stone, in an accon of Lord v. Stone Debt of 7000t Tob. due by Bill.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. att the Prou: Court to be held 8° Septembr next.

### Proclamation.

Postponement of

Whereas the Prouinciall Court was appoynted to be holden the Court Eighth day of Septemb next, But by Reason of the backwardnes of August 21st the Inhabts Crops, weh would be very prejudicial unto many, tht are to attend there And have humbly requested mee, tht the Court may bee putt of for some longer time, ffor weh reason I doe therfore appoynt the next Prouinciall Court shall be kept uppon the fift of Octobr next ensuing, And tht all warrants, & other busines concerning tht Court, shall still stand in force And all such pesons having any busines att the sd Court are hereby willed & requyred then & there to give their attendance, And allso tht the Sheriffe of St Maries County, giue notice to the Sheriffe of Caluert County, And the Sheriffe of Caluert County, to the Sheriffe of Anarundell: And the Sheriffe of Anarundell County, to the Sheriffe of Kent, And euery Sheriffe to give notice unto the Inhabts in their County respectively of this adiourning. Gyuen under my hand the day & yeare aboue written Iosias ffendall.

Hugh Staueley demandeth warrt agst Job Prott. in an accon Sup. August 23d Case,

Staveley v.

Warrt to the Sheriffe of Caluet County to arrest &c: Ret next Prott Prou: Court to be held 5° Octobr next.

Iacob Lumbrozo demandeth warrt agst Will<sup>m</sup> Ewen, in an accon Lumbrozo v. of Case of 300t Tob.

Ewen

Warrt to the Sheriffe of Caluert County to arrest &c: Ret. att the Prouinciall Court to be holden 5° Octobr next.

John Little demandeth wart agst Aaron Jacobson in an accon of Little v. Case. Jacobson

Warrt to the Sheriffe of Caluert County to arest &c: Ret. att the Prouinciall Court to be holden 5° Octobr ut Suprà.

Writt of Sub. pena, for Tobias Norton to testify in cause Spradictâ. &c: 500<sup>t</sup> Tob. in cause of neglect.

Evans

Liber P. C. R. Lumbrozo v. in a Cause depending betwixt Jacob Lumbrozo & Dauid Ferreira Ferriera uppon forfeiting 500<sup>t</sup> Tob. apeice in case of not appearing &c:

Subpena etia<sup>m</sup> for Michael Baisey & Will<sup>m</sup> Hampsted, to testify in dittâ Causâ & sub eadem pœnâ.

Ferriera v. Subpœna for Will<sup>m</sup> Hampsted to testify in a Cause inter Dauid Berry fferreira, & Will<sup>m</sup> Berry.

August 25th Lewis ffroeman pe Attornat Nicholas Gwyther, demandeth warrt Freeman v. agst Robt Holt in an accon of Debt, of 100t Tob. by Bill.

Warr<sup>t</sup> inde to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret att the Prouinciall Court to be holden in the County of Caluert 5° Octob<sup>r</sup> next.

Gwyther v. Nicholas Gwyther demandeth warrt agst Henry Potter, in an Potter accon of Case.

Warr<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret next Prouinciall Court ut Suprà.

Chandler v. Job Chandlor demandeth warrt agst Barnaby Jackson, in an accon Jackson of Case.

Warr<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. next Prouinciall Court 5° Octob<sup>r</sup> ut Suprà.

Sub pœna Thomas Courtney, to testify ut dictâ Causâ, Ret. ut Suprà.

August 30th
P. 87
Gerard v.

Thomas Gerard Esq<sup>r</sup> demandeth wart agst Capt Will<sup>m</sup> Euans in accon of Case.

Summons to the Sheriffe of S<sup>t</sup> Maries County to warne Cap<sup>t</sup> Euans to attend the next Prouinciall Court, 5° Octob<sup>r</sup> next.

Gerard v. Thomas Gerard Esq<sup>r</sup> entreth accon agst Cap<sup>t</sup> Will<sup>m</sup> Euans as
Evans
Admin.

Admin. admistrator of the Estate of Will<sup>m</sup> Thompson Deceased, as allso
agst John Maunsell, who was the s<sup>d</sup> Thompson security, in an accon
of Debt.

Writt to the Sheriffe of St Maries County &c: Ret. ut Suprà.

Pheypo v. Marks Pheypo demandeth warrt agst Will<sup>m</sup> Smoote in an açcōn Smoote of Case, to the Valew of 4000<sup>t</sup> Tob.

Warrt to the Sheriffe of Charles County to arrest &c: Ret next Prouinciall Court, 5° Octob next.

Pheypo v. Marks Pheypo demandeth warrt agst Richard Trew, in an accon Trew of Case, to the Valew of 4000t Tob.

Warrt to the Sheriffe of St Maries or any other Sheriffe to arrest Liber &c: Ret. 5° Octobr ut Suprà.

Sub. pæna John Neuill, to testify in dict â Causâ, Vppon forfeite of 5001 Tob. in Case of neglect, Ret. ut Suprà.

Nicholas Kaytin demandeth warrt agst John Bisco, in an accon Kaytin v. of Defamaon.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court to be holden 5° Octobr next.

Sub pœna, for Marks Pheypo & Will<sup>m</sup> Asbishton, to testify in dictà Causa. Ret. ut Supra, on the behalfe of the plf.

Subpena for Robt Smith, Rose his Wife, & Will<sup>m</sup> Ashbiston to testify in eader causa, on the behalfe of the Deft.

Capt Nicholas Gwyther demandeth warrt agst Will<sup>m</sup> Asbiston in Gwyther v. an accon of Case.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court, to be holden 5° Octobr next.

Sub pœna for Mr John Metcalfe to testify in dittâ Causâ.

This day came Thomas Jackson & acknowledgeth to haue given to Anne ffoster his neice Anne ffoster one Cow calfe, (Viz) marked, The Right Eare of Cattle underkeeld; The Left Eare Cropd, wth Two nicks, (or little peices taken away) of the same Eare, Together wth all the encrease both male & ffemale for euer, Weh Gwift is to aduance her a portion.

acknowledged Cora' me Will<sup>m</sup> Bretton.

Thomas Jackson

Jacob Lumbrozo demandeth warrt agst Will<sup>m</sup> Harwood in an p. 88 Lumbrozo accon of Case. v. Harwood

Warrt to the Sheriffe of Caluert County to arrest &c: Ret. att the Prouinciall Court to be holden att St Leonards in the County of Caluert 5° October next.

Sub pena for Philip Morgan to testify in the Cause, depending Lumbrozo betwixt Jacob Lumbrozo, & Mr Anthony Gallway, 500t Tob. for- v. Gallway feiture

Julian Hoyle demands warrt agst Will<sup>m</sup> Stockdalle, Admistrator Hoyle v. of the Estate of ——— Gibbons in an accon of Case, of 2000<sup>t</sup> Tob. Stockdalle Admini.

Warrt to the Sheriffe of Caluet County to arrest &c: Ret. next Prouinciall Court ut Suprà.

Sub Pæna for John Bagby & his Wife to testify, (under 500th Tob forfieture) in dictà causà. Ret. ut Suprà.

v. Burrowes

Liber John Anderton demands warrt agst James Bowlin in an accon of P. C. R. Case.

Anderton v. Case.

Bowlin Warr<sup>t</sup> to the Sheriffe of Caluert County to arrest &c: Ret. ut

Suprà

Sub pœna for Will<sup>m</sup> Hampsted & Alexander Laremore 500<sup>t</sup> Tob apeice, to testify in dictâ Causâ. Ret. ut Suprà.

Sub poena for Arthure Ludford (500t Tob.) to testify in eader causa on the behalfe of James Bowlin.

Anderton v. John Anderton demands warrt agst Henry Hooper in an accon

Warrt to the Sheriffe of Caluet County to arrest &c: Ret. ut Suprà.

Staueley v. Adam Staueley demands warrt agst Peter Sharpe in an accon of Sharpe Case.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret. ut Suprà.

Subpœna for Stephen Benson, & his Wife (500 Tob. apeice) to testify in dictâ Causâ. Ret. next Pro: Court, ut Suprà.

Septembr Gh Capt Thomas Cornewalleys demands wart agst Nathaniel Burrowes in an accon of Case, of 1500t Tob.

Warrt to the Sheriffe of Calvet County to arrest &c: Ret. ut Suprà.

Septembr John Waghop of Piny-Poynt enters his marke of Cattle & hoggs Inth (Viz.) Crop'd on the left eare wth a slitt in it. The Right eare ouer-Waghop's keeld.

firances Gosse her marke (Viz) Cropd' on the left eare, w<sup>th</sup> a hole Grosse's in it: the right eare ouerkeeld.

Archib. Archibald Waghop enters his owne marke of Cattle &c: (Viz) A Waghop's slitt in both eares.

p. 89 Archibald Waghop enters the marke of Elizabeth Waghop his Eliz: God-daughter (Viz) A slitt in both eares, w<sup>th</sup> an underkeele on the mark right eare.

Ouerzee's
Power of Attorney

Know all men by these pents the I Symon Ouerzee of the Prounce of Maryland haue constituted & ordeyned Mr Philip Land to be my Lawfull Attorney, To answere to all such suites now depending in Law, in the County of St Maries: & all suites now depending, or shall bee called uppon in the Prouinciall Court, in the prouince of Maryland. In all manner of accons, of what nature soeur as well to answere, as to require Judgmt agst all pesons the shall proue to stand

indebted to mee; or any other way sommoned att the Courts aforesd, Liber att my suites, Promising to allow & to ratify all whatt shall be done. P. C. R. by my sd Attorney. Allowing this my lrē. of Attorney to bee in the forementioned premises, of soe much force & uertue, as any can bee made, allthough any Clause, or Clauses should be omitted herein required, as wittnes my hand the 3d Septembr 1658

Symon Ouerzee.

Came Phillip Land & requesteth to haue longer time gyuen him for Re Crabthe bringing in the Inuentory & Acct of the Estate of John Crabtree tree's Estate into the Secretaries Office

And uppon good Cause shewen Philip Caluert Esqr Judge in Testamentary Causes allowed him, to performe the same, by the last day of January next.

Att a Court held in Charles County 20th of August 1658.

Gerard v. Goodrick Mr John Hatch August 20

Mr Edw: Packer. Pent Josias ffendall Esqr Mr James Walker | Commises Mr John Jenkins

Mr Robt Hundley

Vppon the demand of Thomas Gerard plf agt George Goodrick dft, (admistratoe of the Estate of Capt Willm Lewis) for 3001 Tob, & 6t of powder. It is Ordered tht this Cause bee sent up to the Prouinciall Court, Because the whole busines touching Capt Lewis his Estate, is there depending.

Vera Copia Ex Record, Extr pe me, George Thompson.

Capt Thomas Cornewalleys demandeth warrt agst John Medley Septembr in an accon of Debt to the ualew of 5000t Tob.

Cornwaleys

Warrt to the Sheriffe of St Maries County to arrest &c: Ret next v. Medley Prouinciall Couet to be held 5° Octobr next.

Thomas Belcher demandeth warrt agst Robt Cole in an accon of p. 90 Belcher v. Debt to the ualew of 800t Tob.

Cole

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court to be holden in the County of Caluert 5° Octobr next

Writt of Exequion Granted agst the Estate of ffrancis Brookes, Gwyther v. to Capt Nicholas Gwyther, for ffees accruing to the sd Gwyther, as Brooks's Estate Sheriffe for the summe of One Thowsand Two hundd & sixty pownds of Tob. & Cask.

Liber P. C. R. Gardiner

Mr Gardiner

Mr Gerard hath bene uery urgent wth mee for his uindicaon from v. Gerard you & taxed mee tht I gaue you a months time for the making good yor accusaon agst him, weh he doth alleage to be long since exspyred. That neuerthelesse, he doth still remaine unrepayred in his reputaon, weh hee doth affirme to be very much prejudiced by you. Wherfore I intend (God willing) to putt an end to it att the next Prouinciall Court. Where I doe by these, Order you to bee, to make good yor accusaon, Aug. the 22th 1658

ffor Mr Luke Gardiner.

Iosias ffendall.

Attorney Summons from the Gour, directed to Mr ffrancis ffitzherbert, to v. Fitz make his pesonall appearance att the next Prouinciall Court, to bee Herbert holden in Caluert County, on the 5th day of Octobr next.

Will<sup>m</sup> Allen of London Merch<sup>t</sup> (per Attornat, Thomas Mathewes) Overzee demandeth of Symon Ouerzee 3637t Tob. & cask. due uppon acct

Septembr Martin v. Willson

Ellionor Martin demandeth warrt agst George Willson, in an 28th accon of Case.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret. next Provinciall Court to be holden in Caluert County 5° Octobr next.

Sub pena Will<sup>m</sup> Lucas, Will<sup>m</sup> Cole & John Steuens to testify in dittà Causa uppon forfeiture of 500<sup>t</sup> Tob. apeice, for non appearance.

Ellionor Martin demandeth warrt agst Michael Cranly in an accon Martin v. Cranly of Slaunder.

> Warrt to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court to be holden ut suprà.

John Bisco demandeth warrt agst Nicholas Keytin in an accon Bisco v. Keytin of Defamaon.

Warrt to the Sheriffe of St Maries County &c: Ret. ut Suprà.

p. 91 Cornwalleys v. Pheypo

Thomas Cornwalleys Esq<sup>r</sup> demandeth warr<sup>t</sup> agst Marks Pheypo, in an accon of Debt

Warrt to the Sheriffe of St Maries County &c: Ret. next Prouinciall Court to bee holden 5° Octobr ubi suprà.

Sub pœn, to the Sheriffe of St maries County to warne Rich: Fenwick v. Pakes Bennett John Bogue & Will<sup>m</sup> Yownge to testify, in a Cause, betweene Mrs Jane ffenwick & Walter Pakes, under 500t Tob apeice forfeiture, for neglect of appearance Att the request of the sd Pakes.

Barnaby Jackson complayneth agst Capt Will<sup>m</sup> Stone, for tht the Jackson v. Stone sd Capt Stone killed a Steare, weh did belong to the Complet

Summons to Capt Stone &c: Ret. next Prou: Court, 5° Octobr Sub pœn, Thomas Griffin to testify in ditta Caa.

Liber P. C. R.

Subpœn, for Martin Kirke, & his wife to the Sheriffe of St Maries Boreman v. County to testify in a Cause depending betwixt Will<sup>m</sup> Boreman, & Brooks ffrancis Brooke, att the request of the sd ffr: Beooke.

Capt Nicholas Gwyther demandeth warrt agst George Goodrick, Gwyther v. admist of the Estate of Capt Will Lewis, in an accon of Debt of Goodrick 6001 Tob.

Warrt to the Sheriffe of Charles County to arrest &c: Ret. next Prou: Court to be holden 5° Octobr

Warrt Graunted by the Goue att the Request of Thomas Gerard Gerard v. Esqr agst James Lindsey & Richard Willan, in an accon of Case, Ret. Lindsey et al. att the Prouinciall Court to be holden att St Leonards in the County of Caluert 8° Septembr next, by adjurmt 5° Octob.

Robert Kadger demandeth warrt agst Edward Packer as the Kadger v. Attorney of Capt Samuel Tilghman in an accon of Case, of 1800t Packer Tob.

Warrt to the Sheriffe of Charles County to arrest &c: Ret. att the Prouinciall Court to bee holden att St Leonards 5° Octob. next.

Richard True Attorney of Mar Thomas Selye demandeth warrt Selye v. Adams agst Henry Adams, in an accon of Debt to the Value of 2800 Tob.

Summons to the Sheriffe of Charles County &c: Ret. next Prouinciall Court, to be holden 5° Octob.

Will<sup>m</sup> Empson demandeth warrt agst Will<sup>m</sup> Marshall in an accon Empson v. Marshall of the Case.

Warrt to the Sheriffe of Charles County to arrest &c: Ret. att the Prou: Court to be holden 5° Octobr next ut Suprà.

Luke Gardiner complayneth agst Thomas Gerard Esqr & de- p. 92 Gardiner v. mandeth writt, in an accon of the case. Gerard

Sumons directed by the Goue to the Sheriffe of St Maries County, Ret next Prouinciall Court to be holden 5° Octobr ut Supra.

Summons Graunted by the Goue to warne Thomas Carpenter to bee att the next Prouinciall Court to be holden 5° Octobr att Mr Tho: Gerards request.

Summons granted by the Goue to Warne Mr Ralph Crouch, to be Attorney att the next Prouinciall Court, to be holden 5° Octobr on the behalfe General of the Ld Prope to testify, Concerning Seditious & mutinous words herbert spoken by Mr ffitzherbert.

Liber Langworth

Sub pæna to the Sheriffe of St Maries County to warne Elizabeth P. C. R. Robins Thomas Bassett, Will<sup>m</sup> Yowng, & Richard Bennett, to testify v. Smith their knowledge in a Cause depending betwixt James Langworth & Emperour Smith, att the request of the sd James Langworth, Ret. ut Suprà.

Martin v.

Sub poena to the Sheriffe of St Maries County to warne Willm Greene Greene to bee att the next Prouinciall Court, there to make answere to what shall be demanded by Ellionor Martin Widdow, Ret. ut Suprà.

Batten v.

Will<sup>m</sup> Batten complayneth agst Capt Will<sup>m</sup> Stone, & demandeth writt in an accon of Case.

Summons to Capt Will<sup>m</sup> Stone to be att the next Provinciall Court to make answere &c: 5° Octobr

True v. Robinson

Richard True demandeth warrt agst Willm Robinson in an accon of Debt to the ualue of 300t Tob.

Warrt to the Sheriffe of Charles County &c: Ret. 5° Octobr ut suprà.

Stone v. Estate

Capt Will<sup>m</sup> Stone demandeth Attatchmt agst the Estate of Capt Mitchell's William Mitchell to the ualue of

Attatchm<sup>t</sup> graunted by the Gou<sup>e</sup> to the Sheriffe of Charles County to attatch &c: Ret next Prouinciall Court 5° Octobr next.

Warrt directed by the Goue to the Sheriffe of St Maries County to Re Taylor warne John Taylor to make his pesonall appearance att the Prouinciall Court to be holden in the County of Caluert 5° Octobr next.

Jackson v.

Sub poena to the Sheriffe of St Maries County to warne Marks Stone Pheypo to be att the Prouinciall Court to testify in a Cause depending betwixt Barnaby Jackson, & Capt Stone Ret. 5° Octobr next.

James Lees

James Lee entreth his marke (Viz) a Crop & slitt in the right eare: Marke of & a hole in the left.

p. 93 Instructions to Sheriffs

Whereas by Order of Assembly the Leauies & Clerks ffees, are due & ought to be payd, by all the Inhabts of this Prouince, as they have as to fees bene formerly assessed.

These are therfore to authorize & impower, any the Sheriffs of this Prouince to destreine the goods of all such pesons, as shall refuse, or deny to pay or satisfy, all, or any such ffees, as are due by Leauies and Clerks ffees, unto James Veitch & to deliuer the same unto the sd James Veitch, & for soe doeing this shall bee yoe warrt Gyuen in Charles County this 4th of June 1658.

To the respective Sheriffs

Josias ffendall

of St Maries Charles & Caluert Counties.

An Inuentory of the Estate of Robert Parre deceased appraysed by Thomas Dauis, & Thomas Stagwell in Tob. as followeth.			
Impe 6 Cowes	3000t Tob	Estate	
It. 3 yearelings	0500		
4 Bull calfes	0320		
One Cow-Calfe	0100		
One feather Bed, Curtaynes & uallaines	0800		
One Old feather Bed, & furniture belonging to it	0600		
2 old slight flock-Beds	0200		
2 payre of old dowglas-sheetes	0160		
3 payre of old Locram-sheetes	0100		
3 old Canuase-sheetes	0060		
2 payre of Dowlas pillowbeers	0040		
one Canuase Table Cloath, Ten Locram napkins,			
& 3 Towells	0100		
Eight pewter dishes	0160		
4 peices of dishes, & one small bason	0050		
Eight Porringers	0040		
6 plates	0060		
6 small sawcers	0006		
2 Saltcellers, & broken Candlesticks	0016		
one white earthen dish	0004		
one old warming pan	0030		
one suck cup, & one dram-cup	0100		
One old pottle pott, & one Pint pott	0030		
One Brasse Kettle, & one brasse skillett	0050		
3 small iron potts, & one spitt	0140	p. 94	
2 iron pestles	0060		
one frying pan, & one hand-saw	0030		
one froe	0030		
One Croscutt saw	0020		
2 smoothing irons	0030		
One Gun, 2 barrells, & ould lock	0350		
fowre old bookes	0040		
Two old Chests	0150		
One old Trunk	0060		
One little old brasse morter	0010		
fowre old Trayes	0024		
One spade	0020		
One old broad-Axe	0010		
One Cow sold to Mr Parrott	0650		
	0		
	8150		

One seruant hauing one yeare to serue, & one hauing 2 yeares to serue 300

This Appraysmt sworne unto in Court this 22th of Septembr 1657 P. C. R. by the above named

Thomas Dauis Tho: Stegall.

The 6 Cowes belonging to the Estate of Robert Parre deceased, are deuided betweene George Peake & John Parr this 6th of Septembr 1658, pe Sampson Waring, & James Thompson.

The names of George Pake's Cattle are Old begger, Cherry, & Coll. one Bull wth one yeareling heifer.

The names of John Parrs Cattle are Nansey, Pye, Yowngbegger, one steere betweene 2 & 3 yeares old, wth 2 Cow Calfes, as wittnes our hands the day & yeare aboue written.

> Sampson Waring James † T Thompson

John Sewell reordeth his marke (Viz) the Vpper Side of both John Sewells eares squar'd wth a slitt under both eares. mark of Cattle

October 2 Estate

A just Appraysm<sup>t</sup> of the Estate of Richard Ware deceased as it Re Ware's was appraysed by Vs Will<sup>m</sup> Assiter & Cloues Mace.

p. 95 Impe A Cow wth a Steere-calfe, & a heifer wth a Cow calfe Tob & a yearling Steere calfe 1300<sup>†</sup> Two little iron potts 0070 A spitt, an old dripping-pan, & a frying-pan, & a payre of potthangers, & a payre of tongues 0060 An old hand-saw, a hammer, a sedge-hooke, & a little looking-glasse 0025 A parcell of old cloathes 0150 An old Bed & blankett 0800 A parcell of old Tubs 0025 An old gun wthout a lock & an old drawing knife 0030 A small Chest 0030 A parcell of broken wedges, Two porringers a dozen of spoones, & a parcell of old wooden dishes 0060 August 21st 1658 1830 Will<sup>m</sup> Assiter Cloues Mace.

Deed of Know all men by these pents the I Phillip Hide of Patux River in Philip Hide the prouince of Maryland Plante for & in consideraon of the full & iust summe of Three thowsand pownds of Tob in cask to mee in hand payd, & secured by Stephen Gary of the prouince aforesd Mariner, haue given, granted, bargained, sold, enfeoffed & con-

firmed, & by these pents doe give, graunt bargaine, sell, enfeoffe, & Liber confirme unto the sd Stephen Gary, the Rights of transport for my P. C. R. owne person, into the prouince of Maryland aforesd Togeather wth all my Estate, right, tytle, interest, claime, & demand whatsoeuer, of in & to the dwelling howse in weh I lately did liue, situate, lying & being uppon the North side of Patuxt Riuer, Together wth all the buildings, lands & appurtenances thereunto belonging, To have & to hold the sd howse, Lands & premises, wth all the rights, members, & appurtenances thereunto belonging unto the sd Stephen Gary his heyres, & assignes for euer, wth warrantee only agst mee the sd Philip Hide, & my heyres, & all persons clayming by from or under us. Prouided allwayes, & uppon condition neuerthelesse tht I the sd Philip Hide doe hereby oblidge my selfe, my hevres & Assignes tht noe Land shall bee taken up, neare the Lands aboue mentioned uppon any Rights entred uppon my account, uppon Record. And I doe D. o6 hereby oblidge my selfe uppon demand to acknowledge this pent writing in order to be Recorded. In witnes whereof I have hereunto sett my hand & Seale the nine & Twentith day of January 1657.

Sealed & deliuered in the pence of

Will<sup>m</sup> Mitchell Thomas Semar Thomas ffowkes.

Philip Hide The + Seale

Octobr 5<sup>th</sup> This day Will<sup>m</sup> Assiter acknowledgeth to haue re-Assiter v. ceaued of Agnes the Relict & Exequutrix of Rich: Ware Deceased demand one Thowsand Seauenty & fiue pownds of Tob & Cask.

Vide suprà fol. 84

John Jarbo likewise acknowledgeth to haue receued of Agnes the Jarboe v. Exequatrix of Rich: Ware Deceased Three hundd & Thirty pownds Ware of Tob & cask.

Sub pœn, to the Sheriffe to warne Roger Scott to bee att this Court Seamor v. to testify his knowledge in a Cause depending betwixt Thomas Gary Seamor, & Stephen Gary, uppon 500t Tob forfeiture &c: att Seamors request.

Capt Nicholas Gwyther Sheriffe of the County of St Maries, Re- Sheriff's returneth the writts directed to him for this Prouinciall Court (Viz) turns All Summons & other writts whatsoeuer are returned Exequited Except Wart x Robt Holt, att the suite of Lewis ffroeman.

Wart x Robt Gwest att the suite of Nicholas Keytin.

Wart x Robt Cole, att the suite of Thomas Belcher. Wart x Henry Bishop att the suite of Capt Will<sup>m</sup> Stone. & Subpæn for Will<sup>m</sup> Cole, on the behalfe of Ellioner Martin x George Willson.

The Sheriffe of Charles County returneth the writts directed to Liber P. C. R. him (Viz) All exequited Except Warrt x Will<sup>m</sup> Robinson att the suite of Rich True.

> The Sheriffe of Caluert County Returneth the writts &c: directed to him (Viz) All exequited Except Warrt x Cuth: Phelps, att the suite of James Gaylourd Assigne of Peter Le Pleylor & writt x Aaron Jacobson att the suite of John Little.

Att a Court held at St Leonards in the County of Caluert 5th of Oct. 5 vide 3 Md. Octobr 1658.

Arch. Coun. 354 Pent. Josias ffendall Esqr Gour. Philip Caluert Esqr Secretr. Coll Nathaniel Vtye

The ptf producing a Bill of the defts for 837 Tob in Cask. The Cornwalleys v. Pheypo defts Attorney Mr John Metcalfe, by the plfs appoyntmt, acknowledged a Judgmt to the plf. for 837 Tob. according to the sd Bill.

Mr. Attorney Generally, examined Sayth, That hee asked Mr Taylour for Drams, who told grally. Taylour him hee could not spare any, But afterwards lett him haue six Bottles, whereuppon hee gaue him 27 armes length of Roanoke, & desyred him to pay himselfe out of that for the drams, & what remayned was to goe uppon the account of goods he bought of him, But neuer asked him the price of his drams, but told him, hee would giue him as much as others gaue him, that bought drams before him; & hauing lost the account weh the sd Mr Taylor gaue him of his goods & drams hee bought of him, knew not what price hee had sett uppon his drams. ffurther this depont sayth not.

Jurat Coram Edward Parks

The Depos<sup>n</sup> of Rob<sup>t</sup> Perkisse aged 40 years or thereabouts being sworne & examined sayth That hee desyred a Bottle of drams of Mr Taylor Whereuppon Mr Taylor replyed hee had uery few, & was loath to sell any: But the sd Perkisse telling him, tht his wife was uery ill, & desyrous of some caused him to spare him a Bottle. The price of w<sup>ch</sup> Bottle M<sup>r</sup> Taylo<sup>r</sup> told him the s<sup>d</sup> Perkisse was fowrty pownds of Tob. ffurther this Depont sayth not

Jurat Coram Edward Parkes.

The Depos<sup>n</sup> of Archibald Waghop aged 31 yeares or thereabouts being sworne & examined Sayth That hee desyred to haue a Bottle of Drams of Mr Taylor the sd Mr Taylor replyed he should, & asked him what it was for. Archibald replyed it was to carry home to his wife, & asked him what was the price of the s<sup>d</sup> Bottle. M<sup>r</sup> Taylo<sup>r</sup> replyed ffowrty pownds of Tob. Whereuppon Archibald replyed That noe

Ordinary keeper in the Country sold soe deare, the s<sup>d</sup> Taylo<sup>r</sup> went Liber away & sayd Well, well, & further the Depont sayth not.

P. C. R.

Jurat Coram Edward Parkes

His Lops Attorney complaymeth agst John Taylor for Extortion ffor tht the s<sup>d</sup> Taylor sold his drams att 40<sup>t</sup> Tob p<sup>e</sup> Bottle.

W<sup>ch</sup> appearing cleare by diuers Oaths taken, & confessed allso by the dēft, that hee charged soe much therfore uppon acc<sup>t</sup> Yett the Court hath thought fitt to dismisse the dēft, uppon his good obearance hereafter.

The Court adiorned by the Gour, for a while.

Sub peen, to the Sheriffe to warne Mr Roger Isham, & Capt p. 98
Sampson Waring to testify in a Cause depending betwixt Luke Gardiner v.
Gardiner & Thomas Gerard Esqr uppon 5001 Tob. each for not appearing.

Sub pæn to the Sheriffe to warne John Neuill & Will<sup>m</sup> Robinson Empson v. to testify in a Cause depending betwixt Will<sup>m</sup> Marshall, & Will<sup>m</sup> Marshall Empson and Thomas Baker, att Marshall request, uppon 500<sup>†</sup> Tob. each.

Sub pœna, to warne Sampson Waring, & Sara his Wife, Will<sup>m</sup> Stavely v. Kent, & John Burridge to testify &c: inter Adam Staueley, & Peter Sharpe, Uppon 500<sup>t</sup> Tob forfeiture, each for not appearing, att Staueleys request.

Sub pœn, to warne M<sup>r</sup> John Anderton to testify his knowledge, Anketill v. inter M<sup>r</sup> ffrancis Anketill, & M<sup>rs</sup> Jane Eltōhead uppon 500<sup>t</sup> Tob. ut Eltonhead suprà.

Sub pœn. Mr Thomas Mathews, & Mr Will<sup>m</sup> Boreman to testify Chandler v. inter Mr Job Chandler, & Barnaby Jackson, 500<sup>t</sup> Tob apeice.

## The Court proceeded

 $\begin{array}{c} P^{e}nt \text{ as a fore, \&} \begin{cases} Cap^{t} \operatorname{Will^{m}} \operatorname{Stone} \\ M^{r} \operatorname{Job} \operatorname{Chandeler} \\ M^{r} \operatorname{Baker} \operatorname{Brooke} \end{cases}$ 

Vppon the Complaint & Petition of the ptf, & order the last Court Corne-&c: The deft sayth that hee was not bownd to secure & keepe the Chandeler Estate of Co<sup>II</sup> Yardley in his hands; seing tht the Attachmt being serued, the Attorney of the ptf neuer sued the estate, att or before the expiraon of the Attachmt Keeping the sd goods, or Estate, one whole yeare & more.

Capt Sampson Waring deposed in Court Sayth, tht hee knoweth Vid, Order nothing concerning the dēfts Bond, Only tht the Bond att the death fol. 47

Liber of the former Sheriffe, was deliuered to him as the Subsequent P. C. R. Sheriffe.

> And it appearing to the Court, tht the Estate of Co<sup>H</sup> Yardley was conueyed out of the prouince in Mr Symon Ouerzees Sloope. It is ordered tht this Cause bee respited till the next Prouinciall Court, & tht Mr Ouerzee being pent, make answere to this demand.

> The Depos<sup>n</sup> of Thomas Haruey aged 24 yeares or thereabouts taken the 7th day of Septembr 1658, Sayth, That in the month of May last hee went by the Order of Tho: Cornewalleys Esq<sup>r</sup> w<sup>th</sup> his sloope to Richard Wattson for a hogshead of Tob, to carry it aboard the White angell, & the sd Wattson would not lett him haue it, & further savth not.

Jurat Corar Philip Caluert.

Corne-

John Grimley aged 31 yeares or thereabouts sworne & examined, walleys v. Sayth That hee being att the howse of Richard Wattson, When Mr p. 99 Abington Seruant to Capt Cornwalleys came wth Zacharias Wade to the howse of Richard Wattson to looke uppon one hogshead of Tob. weh had beene formerly received by the sd Abington, & had layne there most part of one yeare, The sd Abington desyred Richard Wattson in case tht Capt Cornewalleys did send for the Tob. tht hee would lett them haue it. Whereuppon the sd Wattson replyed, in case tht Capt Cornewalleys would make him paymt for the howse roome of it, hee would lett it goe, & the sd Wattson desyred Abington to acquaint Capt Cornewalleys wth it, Wch sd words were past betwixt them in January last, & ffurther sayth not.

Jurat 28th Septembr 1658 Coram John Jenkins.

Thomas Lomax aged 28 yeares sworne & examined this 2<sup>d</sup> of Octobr 1658 Sayth That in May last this Depont being att the howse of Richard Wattson, when Two men came from Mr Ouerzees Sloope, & told the sd Wattson they were desyred to call for one hogshead of Tob, tht lay att the sd Wattson's howse, Wch sd Tob. belonged to Capt Cornewalleys, Whereuppon Wattson did aske them, if they had any Note to testify from Capt Cornewalleys his hand. They sayd noe. Whereuppon the s<sup>d</sup> Wattson desyred them to tell Cap<sup>t</sup> Cornewalleys, that he would not deteyne the Tob from the sd Capt Cornewalleys, or any other, tht had Order to shew for it: Prouided tht the sd Wattson had fowrty nine pownds of Tob for the howseroome of it. Wch message the sd Wattson had formerly sent to Capt Cornewalleys, by his seruant Mr Abington & further sayth not.

Jurat Coram John Jenkins.

Vppon the demand of the plf, for a hogshead of Tob formerly received, weh the deft refused to deliver, untill the plf had payed him, for the howseroome of the sd hogshead, It lying there in his howse about one yeare. The Judgmt of the Court is, That the deft Liber ought not to have stopped the hogshead. And if the plf was indebted P. C. R. for howseroome, to have putt it to account, It is therfore Ordered tht the deft pay to the plf another hogshead of Tob of the same weight, wth Charges of Court.

Vppon the Respite last Court &c: The pff producing a Bill of the Cornedefts for Two pownd & a halfe of Beauer, It is Ordered that the pff Parker haue Judgmt (the deft not appearing) for Two pownd & a halfe of Vid. resp. Beauer, according to his Bill, wth Charges of Court.

Vppon the demand of the plf for 300<sup>t</sup> Tob. It is Ordered th<sup>t</sup> (the Cornedeft not appearing, & Richard ffoster being his Security) the plf walleys vhaue Judgm<sup>t</sup> agst the s<sup>d</sup> ffoster as Security according to his demand, w<sup>th</sup> Court Charges

Non suite is Granted on the behalfe of the dett; (the plf not Lord v. appearing in Court to prosequute) wth Charges of attendance.

The Court edicrond by the Court ill a formance.

The Court edicrond by the Court ill a formance.

The Court adiorned by the Gour till afternoone.

Twesday afternoone All pent as afore & Co<sup>††</sup> John Price.

The plf demandeth of the dēft 2500<sup>†</sup> Tob. Reference is graunted torney Grall in the s<sup>d</sup> suite att the Request of Cap<sup>†</sup> Thomas Cornewalleys the v. Hostkeyes dēfts Attorney & to be determined next provinciall Court.

To the honbte the Goue & Councell of Maryland The humble Pet<sup>n</sup> of Job Chandler. Sheweth

Chandler v. Jackson

That yo' Pet' had a Mare running in S' Maries County, & about this time twelmonth yo' Pet' came downe there to haue marked her, or gott her home where hearing Barnaby Jackson did lay claime to the s' Beast, & th' hee was looking for her to marke her, yo' Pet' meeting wth the s' Barnaby, did before sufficient wittnes forewarne him, from marking the s' Mare. Yett neuerthelesse the same day, or the next, he finding the s' Mare, marked her, & deteynes her from yo' Pet'. And further yo' Petr being att S' Maries in July last, sent for the s' Barnaby to know whither hee would deliuer yo' Pet' his Mare wthout trouble, who told yo' Pet' before Capt Cornewalleys & others, th' the Mare hee had marked was his owne, & th' Capt Stone had deliuered my mare to Capt Cornewalleys, & th' shee had Two Mare Colts.

The premises considered yor Pet<sup>e</sup> humbly craues redresse And hee shall pray &c:

Vppon the plfs Petn concerning a Mare claymed by him, wch the Deft keepeth.

Liber P. C. R. Capt Thomas Cornewalleys sworne in open Court Sayth, tht when Mr Chandler deliuered this Dept a Mare, he shewed him a Browne Mare, weth he sd was his, Weth Barnaby Jackson uniwing sayd to this Depont That Mare would cleare her selfe, & if tht Mr Chandler wanted a Mare, hee must looke her of Capt Stone, Willim Boreman & Thomas Courtney, being allso examined & nothing appearing positiuely by their Oathes, tht the Mare in dispute is the pifs Mare. But rather suppose the contrary tht it is the defts Mare.

And the plf not being able to proue the same, The deft desyreth nonsuite, W<sup>ch</sup> was Granted.

Streeter v. Vppon the demand of Richard Collett the pffs Attorney, agst

Brooks ffrancis Brooks dēft for 14000 Tob by Bill, The dēft denyeth the sd

Bill & the signing thereof by him.

Cap<sup>t</sup> Thomas Cornewalleys sworne in open Court sayth th<sup>t</sup> Co<sup>th</sup> Thomas Burbadge desyred this Depon<sup>t</sup> to demand of the dēft this Bill: w<sup>ch</sup> hee did & the dēft neuer denyed it to him.

Mrs Jane ffenwick sworne (concerning this Bill in question) sayth, That shee hath heard Mr ffenwick her husband say That ffrancis Brooks thought to haue cheated other folks, & cheated himselfe, affirming th Co<sup>H</sup> Burbadge did say, That hee thought th Mr Olditch had noe right in th Bill. But as for himselfe he gage, or could give

p. 101 had noe right in th<sup>t</sup> Bill, But as for himselfe he gaue, or could giue his right therein, But hee could not giue away what doth belong to the children, Cap<sup>t</sup> Nicholas Gwyther deposeth idem.

John Metcalfe sworne Sayth That he heard M<sup>r</sup> ffenwick say, That hee thought in his conscience th' that Bill was uery unjust.

Whereuppon the Court considered tht the Bill by the pff produced, if euer signed by the dēft (w<sup>ch</sup> as yett doth not appeare by any Wittnes) was fraudulently obteyned, & therfore Judge that the s<sup>d</sup> Bill doe lye in Court till the 25<sup>th</sup> of March next, By w<sup>ch</sup> time if proofe bee not made uppon what consideraon the s<sup>d</sup> Bill was gyuen, the s<sup>d</sup> Bill shall be deliuered up to bee cancelled.

Baysey v. Clarke To the honble the Gour & Councell
The humble Petn of Michael Baysey.

Sheweth That whereas yoe Petr hath complayned seuerall times agst Mr Robert Clarke, in not laying out the Lines of the Land, belonging to the children of Anthony Rawlins deceased & one Order of Court or more hath bene had in the premises agst him, Yett notwithstanding he hath not remedyed it, to the great prejudice of the sd Childrens Land, some enchroaching uppon the back-Lines as yoe Petr doth conceaue.

The humble Request of yor Pete is That the Children may bee speedily remedyed therein, & yor Pete shall euer pray &c: It is Ordered according to the Petn, the Mr Clarke make a perfect Suruey out of hand

# To the Rt worth the Gouernor & Councell The humble Petn of Luke Gardiner Humbly Sheweth

Liber P. C. R. Gardiner v. Gerard

That yor Petr in the yeare 1652 did freely purchase of Thomas Gerard of St Clemts mannor Esqr a certaine Tract or parcell of Land, commonly called by the name of Canow-Neck, for the consideraon of 5000t Tob. & cask & allready receaued; And Three barrells of Indian Corne & Two Capons yearely to be payd unto the aforesd Gerard. And the whereas the aforesd Gerard hath passed unto vor Petr a Certaine Instrumt under his hand & Seale, as an acknowledgmt of the foresd Contract, wth promise tht if yor Petr should afterward any way mislike the aforesd Deed, by reason of any clause therein conteyned not consonant to Law, or web might make it appeare to be noe perfect alienation, tht then hee the sd Gerard should bee willing att any time to graunt unto yor Petr. a more sufficient assurance of his sd Land, And tht whereas yor Petr hath seuerall times shewed the Deed to divers persons, well skilled in the Law, to have their Opinions, Whither or noe it were sufficient, to assure the aforesd Land unto yor Petr & his heyres for euer, according to the intention of the Bargaine. It was declared by them all, to bee a nery imperfect Conneyance, Wch yor Petr understanding, in complyance to the sd Gerards promise gott another attendance drawne agreable to the former Contract, made betweene the sd p. 102 Gerard & yor Petr, & made a tender thereof to him, humbly desyring tht hee would bee pleased, after the perusing thereof, to signe it according to his former promise. But hee utterly denyed the signing of it.

May it therefore please yor honrs soe seriously to consider the premises tht the sd Gerard & his Wife, may bee forced in the behalfe of themselues & their heyres to graunt soe sufficient assurance to yor Petr & his hevres for the aforesd Land, weh hee hath soe long since payed for: & that wee may be sure to remaine in quiett posses<sup>n</sup> thereof for the future.

And yor Petr shall euer pray &c:

Vppon the Pet<sup>n</sup> afores<sup>d</sup> M<sup>rs</sup> Susan Gerard the defts Wife being called & appearing in Court, declareth the shee will not unluntarily & freely acknowledge a fine, unlesse as compelled by the Court as the Petr hath requested in his Petn Whereuppon the Judgmt of the Court is tht the deft gyuing Bond to the plf for Twenty Thowsand pownds of Tob. is a sufficient Security for the Third part of Eight hundd acres of Land. And after a little space Mrs Susan Gerard came againe into the Court, & declareth (to end these controuersies) the shee is willing & doth freely of her owne accord acknowledge a fine.

St Maries Command Thomas Gerard & Susan his Wife the they hold Couenant to Luke Gardiner of Canow-neck, Bownding wth Two marked Trees standing uppon the Two heads of the Branches

Liber of the s<sup>d</sup> neck, w<sup>th</sup> a line drawne from tree to tree, Conteyning by P. C. R. Estimation Eight hundd Acres, Bee it more or lesse, According to a Deed of Bargaine & Sale from the sd Thomas Gerard Bearing date the ninth of Nouembr, in the yeare of our Lord God 1652

Iosias ffendall.

And the finall Concord betweene the sd Thomas Gerard & Susan his wife of the one part, & Luke Gardiner of the other, is, That the sd parcell of Land called Canow neck, according to, & uppon such Condicons, as are conteyned in the sd Deed of Bargaine & Sale from the sd Thomas Gerard to Luke Gardiner & Willm Johnson, shall bee to him the sd Luke Gardiner his heyres & assignes for euer.

General v. Fitzherbert

An Informaon of his Lps Attorney agst ffrancis ffitzherbert ffor practising of Treason & Sedition & gyuing out Rebellious & mutinous vide fol. speeches in this his L<sup>ps</sup> Prouince of Maryland, & indeuouring as far as in him lay to rayse distraction & disturbances in this Lps sd Prouince.

- I. ffrancis ffitzherbert did on the 24th of August 1658 Trayterously & seditiously att a generall meeting in armes of the poeple of the Vpper parts of Patuxt River to muster, endeauor to seduce, & draw from their Religion the Inhabts there mett together.
- 2. Hee did use the same Trayterous & Rebellious practice att New Towns on the 30th of August 1658. The poeple being mett together for the end aforesd
- 3. That by these his Treacherous & seditious practices, hath p. 103 caused severall Inhabts of this province to refuse to appeare att Musters, That they shall thereby bee incapable of Defending the peace & liberty of the Inhabts of his Lps Prouince, agst the attempts of foreigne or home bred enimies.
  - 4. That he hath Rebelliously & mutinously sayd the if Thomas Gerard Esqr (of the Councell) did not come & bring his Wife & Children to his Church, he would come & force them to his Church, Contrary to a knowne Act of Assembly in this Prouince.

Right honble

Since I writt my last to you, I have received a message from Mrs Gerard, weh is the Mr ffitzherbert hath threatned Excommunicaon to Mr Gerard, because hee doth not bring to his Church, his Wife & Children, And further Mr ffitzherbert sayth tht hee hath written home to the head of the Church in England, & tht if it bee their Judgmts to haue it soe, hee will come wth a prty & compell them, My Lord this I offer to vor Lp as Mrs Gerards relaon, whom I thinke would not offer to Report any such thing if it were not soe. And, my Lord, I thanke god the Gouermt of the Country is now in yor Officers hands: But I thinke (& I have good grownds to thinke soe) that it will not long continue there, if such things bee not remidyed, I told mr ffitz- Liber herbert of it about a yeare since in private, & allso the such things were agst the Law of the Country, Yett his answere was, tht hee must be directed by his Conscience more then the Law of any Country, I doe not (my Lord) thrust my selfe uppon any business of quarrell, but it is peace & quietnes I desyre, & I hope yor Lp hath noe other cause, but to wish the same, & soe I referre the consideraon of it to you & remaine

Yoe Lps most faythfull seruant to command Hen: Coursey.

Thomas Gerard Esqr sayth uppon oath, That having conference wth Mr ffitzherbert as they were walking in the woods, & in his owne Orchard, Touching the bringing his Children to the Roman Catholique Church, Hee gaue mr ffitzherbert reasons, why it was not safe for himselfe & this Depont, And the sd mr fftzherbert told this Depont That hee would compell & force them & likewise he sayd, the hee would excommunicate him, ffor hee would make him know tht hee had to doe wth the bringing up of his Children, & his Estate.

The Depos<sup>n</sup> of Robert Slye aged 30 yeares or thereabouts sworne & examined in open Court, Sayth

That some time in or about July or August in the yeare 1656, mr ffitzherbert being then att this Deponts howse, This Depont desyred mr ffitzherbert to informe him, who it was the had scandelously & falsely accused him of beating his Irish seruants, because they refused to bee of the same Religion of him the sd Depont, wch request Mr ffitzherbert refused to graunt, saving tht hee did beleiue the Report to bee false. & therfore desyred him the sd Depont not further to urge him in that busines, for he would not nor could not disclose the Author thereof, Mr ffitzherbert told the Depont, that Mr Gerard had allso beaten an Irish Seruant of his likewise, because shee refused to bee a Protestant, or goe to prayer wth those of his family the were soe, to we the sd Depont replyed, That that Story was like the other, p. 104 (or words to the purpose) ffor weh discourse likewise wee fell to other Relating to Mr Gerard & the Children, Mr ffitzherbert told him the sd Depont, tht Mr Gerard allthough hee professed himselfe a Roman Catholique, yett his life & conuersaon was not agreable to his profession, The sd Depont asked him his reason, Mr ffitzherbert answered because hee brought not his Wife & children to the Roman Catholique Church, Moreouer he told him the sd Depont the if Mr Gerard would not bring his Children to his Church, hee would force & compell him thereunto, if hee were the same in reallity, tht hee pretended himselfe to bee, Moreouer tht if Mr Gerards life & conuersaon was not otherwise for the future, then what it had bene formerly, hee would draw his sword agst him, if hee made choyce of him for his ffather Confess, or to the effect. By the word, Sword, this Depont understood the hee meant the Censure of the Church:

Liber But this Depont understood not what hee meant by the words, fforce, P. C. R. or Compell, Mr ffitzherbert told this Depont further tht if Mr Gerard brought not his children freely to his Church, nor educated them in the principalls of the Romish Religion, hee would take such a course, tht hee would undertake their Educaon in Mr Gerards owne howse, whither Mr Gerard would give way thereunto, or noe, This Depont aduised Mr ffitzherbert to forbeare to proceed according to such resoluon. Whereuppon after long arguing about this busines Mr ffitzherbert told the sd Depont, tht if hee would tell him his Opinion, what hee were best to doe, in relaon to Mr Gerard his Wife & children & hee the sd Mr ffitzherbert promised him to follow his Counsell, this Depont aduised him not to disturbe Mrs Gerard nor her Children in relaon to their Religion, or words to the Effect, as the sd Depont hath declared, & further savth not.

> Henry Keine sworne in open Court, maketh oath, That hee went to Mrs Brook's howse uppon a Summons to a Muster, the 24th of July last, Where Mr ffitzherbert made a Sermon, & Mr ffitzherbert comming forth demanded of them how they liked his doctrine. And further the sd Mr ffitzherbert sayd, if any would give him leave to bee in their howse, hee would now & then come & give them a Sermon, And if hee could gett leaue of the Gour, hee would preach att the Court howse, That night, or the next day Richard Games turning Catholike came home, & brought Two Books wth him, wch he sayd M' ffitzherbert gaue him, & further sayth not.

John Grammer maketh oath, the was present at the Muster

att Mrs Brook's howse att the same time, And there hee heard a Declaraon or Sermon, by Mr ffitzherbert, not exspecting any, And after Sermon Mr ffitzherbert savd, that if the poeple in this River would heare him, hee would come now & then and give them a Sermon. Hee asked them how they liked his doctrine; But hee heard nobody make answere to him. The next day being Sunday this Depont & his Wife goeing to Mrs Brooke, hee mett there Mr ffitzherbert who asked him againe how hee liked his doctrine? Who p. 105 answered the some things he & other some hee did not like. Mr ffitzherbert then asked him what those things were he did not like? & walked out wth this Depont, where they had a quarter of an howers discourse & in discourse hee gaue him this Depont indifferent good satisfaction, his memory being but weake in Scripture & in conclusion of the discourse Capt Tho: Brooke came & called the sd Mr ffitzherbert into dinner & (whither after dinner or afore he remembreth not) hee gaue him a little Catechisme booke, desyring him to reade it. Bidding him after hee had read tht Booke, call to Richard Games for another Booke, & further sayth not.

The Court adiorned by the Gouernoe till to morrow morning

## Wednesday 6th of Octobr 1658.

Josias ffendall Esqr Goue Cott John Price Philip Caluert Esqr Secrete Mr Job Chandler Pent. Mr Baker Brooke. Capt Will<sup>m</sup> Stone

Liber P. C. R.

Vppon the demand of Thomas Mathews the plfs Attorney for Allen v. 3637 Tob. The defts Attorney Philip Land acknowledgeth the there were accounts betweene the plf & the deft, & alleageth the deft payd Seauen hogsheads of Tob, & putt them on board Mr Webbers ship, towards the paymt of that Debt, & produced the Deposns of Will<sup>m</sup> Cornelius & Robert fford who make oath that the Tob. weighed one Thowsand, Eight hundd & fifty grosse.

The Depos<sup>n</sup> of Will<sup>m</sup> Cornelius Mariner Aged 34 yeares or thereabouts sworne & examined the 16th day of June 1654 Sayth That about the middle of ffebruary the depont went in a Sloope of Mr Symon Ouerzee mercht of Virginia, & was by him Ordered to goe aboard Capt Thomas Webber lying then in St Georges River, in the Prouince of Maryland, Where hee did meete wth the sd Ouerzee aboard the sd Ship, & by his Order unloaded Seauen hogsheads of Tob. out of the Sloope, into the Ship. And then the Depont did heare the sd Ouerzee aske of Capt Thomas Webber aforesd whither hee had order of Mr Willm Allen to recease some Tob of him. And the sd Webber gaue for answere hee had, & betweene Mr Ouerzee & Capt Webber they opened the Tob. & Webber did receaue ffowre hogsheads & refused Three. Whereuppon the sd Ouerzee went ashoare to Capt Will<sup>m</sup> Stone wth the Depont & finding Mr Will<sup>m</sup> Allen there told him That his Master had received flowre hogsheads of Tob. & refused Three more, & requested the sd Mr Allen to goe & looke uppon it himselfe. But Mr Will<sup>m</sup> Allen did make an excuse to goe att tht time. But the Depont heard him say, hee would goe tht weeke & looke uppon it, & if it proued merchantable he would take it: But if not hee must take it back againe, Since the time yor Depont was severall times aboard the sd Webber's ship. And by Order of Mr Ouerzee did enquyre about the Tob. The master not being aboard the Seamen told the Depont that Mr Allen hath looked uppon the Tob, & gyuen order tht it should be stowed away, weh accordingly it was done. But yor Depont cannot justly remember the weight of the ffowre hogsheads receaued by Capt Webber, But as hee well can remember was about Eighteene hundd & odde pownds of Tob. grosse, & further sayth not.

Robert ffoord aged 40 yeares or thereabouts, Sweareth the same, p. 106 and moreouer tht hee uery well remembers the weight of the Tob, & weighed Eighteene hundd & fifty pownds grosse

It is Ordered that (the Tare being deducted & there remayning 1465<sup>t</sup>) the deft pay unto the plf, 2172<sup>t</sup>, Tob, the Remainder of the sd demand.

Liber Vide fol. 47

Whereas there was an Attatchm<sup>t</sup> graunted att the last Court, agst P. C. R. the Estate of Capt Will<sup>m</sup> Mitchell att the request of Mr Robt clearke Mitchell for 2500 Tob. It is ordered the the former Attatchm be continued.

Mathews et

And whereas there was a Bill produced for a Mare & her encrease, al. Trustees v. Mitchell to bee deliuered in Aprill 1657, It is Ordered th<sup>t</sup> an Attatchm<sup>t</sup> issue out in the names of Mr Thomas Mathews, & Mr Henry Adams Trustees for Mr Nicholas Cawsines' children, agst the Estate of Capt Will<sup>m</sup> Mitchell, Ret next Proninciall Court.

To the honbie the Goue & Councell for the Prouince of Maryland Land The humble Petn of Henry Coursey Humbly Sheweth That Mr Philip Land of St Maries County sold yor Petr a Cow & a steere calfe, the 18th day of Aprill 1654. And yoe Petr goeing for England in the yeare 1655 did impower my Brothers, to aske, demand & receive the sd Cow from the sd Land, wh all her encrease; wch hee refused to deliuer, having then or presently after killed the sd Cow & her calfe, as yor Petr hath bene informed. Not thinking euer yor Petr would returne againe for this Country.

Yoe Petr therfore humbly prays tht hee may have order for a Cow & a steere of the age responsable to the aboues Calfe, & all future encrease likely to ensue from the sd Cow wth Costs of Suite, And yor Petr as in duly bownd shall ene pray &c:

Know all men by these pents, the I Richard Harrise of Patuxt Plant<sup>r</sup>, for a ualuable Consideraon by me receaued, doe bargaine & sell unto John Reade of the same place Plantr one Cow Cropd' on both eares, wth two slitts in each Crop, her colour is Browne, wth a Steere calfe browne. Marked slitt in the left eare, & under keeled on the right, To have & to hold the same cattle, to him the sd Reade, or his assignes for euer, & I the sd Harrise doe for mee my heyres & assignes warrant to saue harmelesse the sd Read, & his assignes from any molestaon of any person or persons whatsoeue Clayming from or under mee or my assignes, In wittnes whereof I haue sett my hand this 20th March 1653

Wittnes

Richard Harrise

Thomas Phillips

I John Reade doe assigne all my whole right & interest of this Bill of Sale unto Philip Land or his assignes, Wittnes my hand this 20th March 1653

Wittnes

John Reade

Richard Harrise Thomas Philips

Memorandu<sup>n</sup> th<sup>t</sup> I Philip Land of S<sup>t</sup> Maries County in the proup. 107 ince of Maryland doe for a ualuable consideraon by me allready

receased, bargaine, sell, make ouer, & assigne all the wth in mentioned Liber cattle unto Mr Henry Coursey or his assignes, wth her future en- P. C. R. crease & doe warrt the sale thereof, to him, his heyres, Exeges, admistratoes or assignes. Wittnes my hand this 18th day of Aprill 1654. In the pents of John Nicholes. Philip Land.

Vppon the Pet<sup>n</sup> & demand of the plf, for a Cow & a Steere Calfe &c: The deft alleageth the hath payd unto Mr Thomas Hatton 455<sup>t</sup> Tob towards the satisfying th<sup>t</sup> debt. And the plf auerreth th<sup>t</sup> hee neuer gaue Mr Hatton Order to receive, or ever receaved from the sd Mr Hatton, any summe of Tob in consideraon of this debt in question. And the deft not being able to proue the Contrary, It is ordered tht the deft satisfy, or pay unto the plf a Cow & Steere calfe according to his Bill of Sale wth costs of suite.

George Goodrick Admistratoe of the Estate of Capt Willm Lewis Re Lewis's came into Court, & requesteth to be released from the sd Estate & Estate haue Quietus Est. And producing his account of the sd estate, It appeareth by the sd Accompt the hee hath payd 5000 Tob ouer & aboue what the personall Estate was appraysed att. It is therfore ordered that his account be allowed of, & he have his Ovietus est. Web 5000 Tob hee is to have out of the Land, when it shall be raysed by Extent (Memorandun Clerks ffees & Sheriffs ffees are all included into this summe of 5000 Tob.)

It is further Ordered tht the Land belonging to Capt Willm Lewis Vid. fol. 260 be extended (see far forth as it will goe) to pay the Credrs, And all & fol. 318 the Credrs who have allready brought in their claimes shall be Appraysrs of the sd Land.

Judgmt is graunted to Capt Nicholas Gwyther, agst the Admis- Gwyther v. trator of Capt Will<sup>m</sup> Lewis for 572<sup>t</sup> Tob. to be recourred uppon the Goodrich Land, when appraysed & extended according to the foregoeing Order

Judgmt is likewise graunted unto Mr Edward Packer, agst the Packer v. Admistrator of Capt Wm Lewis for 2001 Tob, The Remainder of a Lewis's Estate Bill of 600t Tob. to be recourred uppon the Land when appraysed as a foresd

The Court uppon Speciall busines of the Councell adiorned for a (Vide 3 Md. Àrch. Coun. while & being after Called againe proceeded.

These are in the Ld Proprs name to will & requyre you to Impanell Attorney a Jury of Twelue men to enquyre in behalfe of the Ld Propr, what General v. Holt shall be gyuen them in charge concerning Robt Holt, having marryed on Christian Bounefeild (his owne Wife Dorothy being then & yett

Liber lyuing) And returne this writt wth out delay, wth the names of the P. C. R. Jurors, soe warned by you. And for soe doeing this shall bee yor warrt Gyuen att St Leonards this 6th of Octobr 1658.

Josias ffendall.

To Sheriffe or his Deputy.

p. 108 The Sheriffe Returneth his writt & warned fforeman

> Capt Sampson Waring Leiut ffrancis Armsstronge John Dauis Mr Philip Morgan Will<sup>m</sup> Dorington Tobias Norton Mr George Peake Henry Robinson Alex: Macgrudder Mr Robert Taylor James Mullekin Henry Keine

## The Charge of his Lps Attorney

Inditement Vid. fol. 185

Lett it be enquyred for the Ld Proprietary whither Robert Holt of Greens Poynt in St Georges hunda, in the County of St Maries Cooper, on the 28th day of January last att the howse of Will<sup>m</sup> Willkinson in St Georges hundd in the County aforesd Clarke, not having the feare of god before his eyes, & agst the peace of his sd Lp being marryed to Dorothy Holt, did ffeloniously marry Christian Bonnefeild, the sd Dorothy his lawfull Wife being then lyuing, contrary to the forme of the Statute in the case prouided. And likewise whither Will<sup>m</sup> Willkinson Clerke be not accessary to the s<sup>d</sup> ffellony, in contryuing & Counselling the sd marriage, after hee had dinorced the sd Robert Holt, & Dorothy his Wife

An Enquest taken before the Coroner of St Maries County on the behalfe of the Ld Proprietary, & Robert Holt a ffelon Escaped 11th Septembr 1658

Wee find according to Euidence tht the Prisoner Robert Holt, did fly (for feare of comming to Tryall for his fact committed by his owne confession before the Secretary) from the Sheriffe.

Will<sup>m</sup> Lucas Will<sup>m</sup> Black Will<sup>m</sup> Palmer John Williams John Metcalfe Will<sup>m</sup> Hevnes George Wright Daniel Clocker Will<sup>m</sup> Boreman ffane: Hill John Nicholds Will<sup>m</sup> Greene...

It is motioned att this Court by the Attorney Graff whither or noe Robert Holt, shall be called att this Court to Outlawry; or shall haue Respite to be called att fine seuerall Courts. And It is Ordered that hee bee called att fiue Seuerall Courts, Robert Holt being once called. Returne is made by the Sheriffe, Not appeared.

Attorney

Will<sup>m</sup> Wilkinson Clerke being called & appearing hath saued his General v. Bayle. And It is Ordered tht the sd Mr Willim Wilkinson putting in Recogniz, to the L<sup>d</sup> Prop<sup>e</sup> of Twenty Thowsand pownds of Tob, to appeare att this Court, when euer hee shall bee Lawfully called. And thereuppon is discharged.

Vacat this Bond. This day came Will<sup>m</sup> Willkinson of St Georges Liber hundd in the County of St Maries Clerke, & acknowledgeth himselfe P. C. R. indebted unto the Lord Proprietary of this prouince, in the summe of Twenty Thowsand pownds of Tob. if hee the sd Willm Willkinson shall not appeare by himselfe personally att the Prouinciall Court when euer hee shall bee lawfully summoned soe to doe, to answere to an Indictmt preferred agst him as Accessary to a ffelony comitted by Robert Holt of St Georges Hundd

Vppon the Pet<sup>n</sup> of the plf, concerning a Parcell of Land Surueyed Trueman v. by the deft: & forfeited after, by the Condicons of Plantaon of weh Stephens the plf having notice procured a lawfull warrant & took up the same Land. Since the deft (allthough forewarned by the plf) hath seated & built uppon the sd Land, & disturbed the plf.

The Court doth find for the plf, And the deft appealing to the Court in Equity. It is Ordered tht the plf satisfy the deft, what hee payd to the Carpenters for building, & satisfaction allso for the nayles.

Know all men by these pents, That I Humphrey Warren doe Warren v. constitute Mr Mathew Stone my lawfull Attorney, to act in my Hill behalfe concerning all & euery business weh may have relaon to mee in my absence. Wittnes my hand this 12th of May 1658 John Barnan.

Humph: Warren

Vppon the demand of Mr Mathew Stone the plfs Attorney, for Twenty fiue shillings in money sterl. The deft not appearing, nor Any Attorney for him. Judgmt is graunted agst the deft, on the behalfe of the plf, according to his demand. Exeq<sup>n</sup> issued according to the Order Vid fol. 217.

Vppon the Petn of the pff for Three months worke in Clearing Mullekin v. of grownd Weh being proued by the Oath of Capt John Odbur, It is Coursey Vid Odburs thereuppon Ordered the the deft satisfy the plf Three months worke, Oath fol. 40 wth an able hand, according to his demand, wth one hundd & thirty pownds of Tob. besides Court charges

To the Rt honble the Goue & Councell of Maryland &c:

Lumbrozo v. Ferreira

The humble Pet<sup>n</sup> of Jacob Lumbrozo Sheweth That whereas Dauid ffereira standeth indebted to yor Pete in the summe of Three Thowsand Eight hund Twenty one pownds of Tob & Cask, as shall appeare by a Just accompt. The wch hath bene severall times demanded. & hee refuseth to make mee paymt Therfore yor Petr humbly craueth redresse agst him, & yor Pete shall dayly pray &c:

Vppon the Pet<sup>n</sup>, & demand allso of the plf, for wages for seauen Liber P. C. R. months attendance on the deft, amounting to 3821 Tob. Respited till next Prouinciall Court.

Boreman v. Vid Order

Vppon the demand of the plf, Concerning a hogshead of Tob, w<sup>ch</sup> Brookes hee alleageth to belong to him & was payd away by the deft to his fol. 35 owne proper use (as is further expressed in an order the last Court) It is Ordered tht this Cause bee sent downe to the County Court in St Maries County. That Edward Claxston be there examined, Whither the Tob in that hogshead payd away by the deft, was the Tob made ouer by the sd Claxston for Security to the pff or noe? And be there determined.

The Cause depending betwixt Henry Coursey plf & Joseph Edlow Coursey v. Edlow p. 110 deft is wthdrawne. The deft paying Costs of suite.

The Cause allso depending betwixt Henry Coursey plf, & Thomas Coursev v. Seamor Seamour deft is wth drawne The deft paying Costs of suite.

Hix v. Sampson

Vppon the Complaint of Richard Hix agst Capt Sampson Waring for 800t of Tob, weh Thomas Branson oweth him, Weh Branson Waring, et al. vide fol. (being in the Sheriffs Custody, & under Exequuon for the sd debt) is <sup>41</sup> now in M<sup>r</sup> Henry Courseys seruice, & made a Crop of Tob this yeare w<sup>th</sup> him the s<sup>d</sup> Coursey.

> It is Ordered th<sup>t</sup> the plf strike the s<sup>d</sup> Crop of Tob, & pay himselfe Eight hundd pownds of Tob, & Three hundd Eighty six pownds more to Capt Sampson Warings, for Sheriffs ffees, out of the sd Crop.

Reade v. Mitchel Vid. Order fol. 41

Vppon the Pet<sup>n</sup> of the plf Touching a mare, W<sup>ch</sup> Cause was Respited the last Court.

The plf auerreth uppon oath, That he receaued noe other satisfaction of the deft, then ffowre hundd pownds of Tob only.

It is Ordered (the deft being called & not appearing and Mr William Coursey Sheriffe affirming in Court That Robt Harwood told him th<sup>t</sup> hee had gyuen the deft notice of th<sup>t</sup> Attatchm<sup>t</sup>) That the plf be satisfyed Twelue hundred pownds of Tob, out of a Debt due from Robt Harwood to the deft & attatched in his hands; wth Charges of Court.

To the Sheriffe Attach: 200 To the

Writt to the Sheriffe of Caluert County ad Exequend<sup>m</sup> 16° Nouembr according to the order supradict.

Cler 075 Hooper v. Norton The plf being sick, a Respite is Graunted till next Court.

Hall v.

Vppon the Respite last Court, betwixt the pff & deft, touching a Payton Boate &c: The deft being called, & not appearing eyther by himselfe Vide Order fol. 44 or Attorney, It is Ordered tht the plf be satisfyed six hundred pownds of Tob attatched in Mr James Lindseys hands, wth Costs & dammages Liber according to the former Order.

### To the honble the Goue & Councell

### The humble Petn of John Chearman Sheweth

Chearman v. Boreman

That Will<sup>m</sup> Boreman did about the first of March in the yeare 1656, inuite yoe Petr to liue wth him, uppon his Plantaon att Nangemy & there to putt in wth his Two servants, to plant a Crop wth. him, the sd Boreman finding all necessaries accordingly. Afterward yor Petr having pitched a Crop, the sd Boreman did promise yoe Petr a Boate to fetch Cask, to putt vor Petrs Tob in. Wch promise the sd Boreman neuer kept. Notwthstanding yor Petr did att seuerall times presse & unto the sd Boreman, tht yor Petrs Tob did lye uppon the spoyle, who Replyed his word should bee his deed & promised you Petr a Boate to fetch the sd cask, by the last of August then next ensuing.

Now soe it is, the sd Boreman immediately after this promise made went downe to St Maries, nothing regarding yor Petrs necessity, & p. 111 his promise. Insomuch the vor Petr (fearing & disturbing his well fayre) thought himselfe bownd to looke after him; & was allso compeld thereto, for want of the sd Cask.

ffurthermore the sd Boreman comming up wth yoe Petr att or before Christmasse in the then yeare, did take away his seruants, before the s<sup>d</sup> Crop was struck, to the dammage of vo<sup>r</sup> Pet<sup>r</sup>. Yo<sup>r</sup> Pet<sup>r</sup> neuer seeing him the sd Boreman, nor any of his servants from the time of his departure till about May then next following. Where att his comming up, hee the sd Boreman went & ueiwed yor Petrs Tob, wch lay in Bulk & presently uppon sight thereof, Reported, That yor Petrs Tob was both funkd' & rotten, the w<sup>ch</sup> yor Petr can sufficiently proue was most false & untrue Through weh Report & aspersion yor Petr was soe much damnifyed, tht noe Mercht would soe much as looke on yor Petrs Tob, nor could yor Petr that yeare for the Cause putt of any of his Tob.

Wherfore yor Petr humbly Craueth this honbie Court would be pleased to take the premises into their tender, & conscientious consideraon, & tht they would be pleased to allow yor Petr such satisfaction for his losse & dammages, as yor honrs in right & equity shall thinke fitt wth Costs of suite And yor Petr shall pray &c:

Will<sup>m</sup> Head aged 32 yeares or thereabouts deposed sayth That Vid. etiam about, or a little before Christmasse last was Tweluemonth, being Lindseys & Christ: att the howse of Will<sup>m</sup> Boreman att the head of Nangemy; Hee heard Joanes Will<sup>m</sup> Boreman promise John Chearman his Boate; that therew<sup>th</sup> Oaths fol. Cask might bee fetched from James Lee his Plantaon to pack the 49 Crop of Tob, that was the yeare made uppon Will<sup>m</sup> Boreman's Plantaon, & further this Depont sayth not

P. C. R. Boreman v. To the honbie the Goue & Councell

The humble Pet<sup>n</sup> of Will<sup>m</sup> Boreman humbly Sheweth That whe<sup>e</sup>as yo<sup>r</sup> Pet<sup>r</sup> did putt into the Custody of John Chearman Two seruants for whose Crops, the s<sup>d</sup> Chearman was to be responsable unto yo<sup>r</sup> Pet<sup>r</sup>, & the s<sup>d</sup> Chearman did oblidge himselfe to use his totall endeauo<sup>e</sup> to make yo<sup>r</sup> Pet<sup>r</sup> good & sownd Tob, And allso the s<sup>d</sup> Chearman tooke the charge of hoggs and Cattle, & as yett hath gyen yo<sup>e</sup> Pet<sup>r</sup> noe account thereof.

The premises considered yo' Pet' humbly craueth such satisfaction, as this honble board shall judge fitt, according to equity & Justice, according to the dammages as yo' Pet' shall justly make appeare &

Yor Petr shall eur pray &c:

James Lindsey aged 30 yeares or thereabouts sayth, tht the man he bought of Will<sup>m</sup> Boreman was Three dayes striking of the Crop, of Will<sup>m</sup> Boreman & another — Two dayes, And this Depont was p. 112 Two or Three dayes a packing of the sd Crop, & mending the hogheads, & John Chearman had this Deponts Boate, & a hand to help him to fetch home the Cask for the use of Will<sup>m</sup> Boreman, & was ready att all times to helpe the sd Chearman about the sd Crop, & further sayth not.

John Smithson aged 18 yeares & upwards Deposed sayth That in or about the month of ffebruary 1656, hee went wth Mr Willm Boreman to Nangemy to helpe him strike a Crop of Tob, wch the sd Boreman had there, committed to the charge & care of John Chearman. It being att tht time when they came there a Season, & the sd Chearman refused to haue it struck, saying it was to drye, & further sayth not.

Will<sup>m</sup> Samford aged 22 yeares or thereabouts, Sayth uppon Oath, That M<sup>r</sup> Will<sup>m</sup> Boreman hauing a Crop of Tob att Nangemy, & Two seruants there to tend it, The charge of the Crop & seruants was committed to John Chearman as the Ouerseer, And the s<sup>d</sup> Chearman goeing downe to S<sup>t</sup> Maries this Depon<sup>t</sup> asked him, if hee should strike the Tob, before his returne or not? & the s<sup>d</sup> Chearman replyed noe: Bidding this Depon<sup>t</sup> Lett it alone, till hee came up, And Allso th<sup>t</sup> M<sup>r</sup> Boreman came up to Nangemy sometime in ffebruary, in the yeare 1656, w<sup>th</sup> Two other in the Boate, & desyred then to strike the s<sup>d</sup> Crop, & the s<sup>d</sup> Chearman would not consent to it, or permitt it: Saying th<sup>t</sup> hee would not strike Tob soe drye, as then it was, alleaging th<sup>t</sup> hee had lost to much & further sayth not.

Edward Harwood aged 20 yeares or thereabouts, deposeth the same, (Except the Last clause of M<sup>r</sup> Boremans comming up to Nangemy to strike the Tob &c:) Viz. of his the s<sup>d</sup> Chearmans goeing away to S<sup>t</sup> Maries Bidding them to lett the Tob hang till hee came up.

Edward Harwood aged 20 yeares or thereabouts sayth That about Two yeares past his Master M<sup>r</sup> Will<sup>m</sup> Boreman had att Nangemy a parcell of hoggs, to the quanty of thirtie or more, & the sd hoggs Liber being wanting about fiue weeks the sd Depont would have done his P. C. R. endeauoe to have found them & have brought them home, But John Chearman who was the Ouerseer of the servants & Crop, would not lett him, But sayd The hoggs would come home of themselues, & further sayth not.

Will<sup>m</sup> Samford deposeth the same.

Vppon these Crosse accons of John Chearman & Will<sup>m</sup> Boreman Concerning a Crop of Tob &c: att Nangemy, weh Boreman sayth was spoyled through his the sd Chearmans neglect & carelesnes, wch the sd Chearman denyeth, producing wittnesses who affirme the contrary, affirming the the Crop, if spoyled, was soe occasioned rather through his neglect, & breach of promise or couent These accons are putt to a Jury.

Warrt to the Sheriffe for Jury. Ret forthwth Sheriffe returneth his writt, & warned fforeman

p. 113

Hugh Stanley Mr James Langworth Patrick fforrest Capt Sampson Waring Henry Keyne James Veitch Richard Collett Thomas Turner Philip Land Mr Henry Adams John Holfhead Michael Baysey.

Who Returne their Verdict in writing (Viz)

The Jury being agreed, & having long time debated the allegaons Exequissued for the on both sides doe returne their Verdict Viz. ffees & Costs

Wee find to Chearman plf Twelue hundred pownds Tob. dammage in this Accon vid. fol. wth cost of suite.

And the Boreman plf had noe just cause of accon, Therfor a non suite in the accon, wth Cost.

The Court commanded the Verdict to be entred for the Judgmt

Vppon the demand of the ptf, for 338t Tob & Cask, The deft being Jenkins v. call'd & not appearing, eyther by himselfe or Attorney, Judgm<sup>t</sup> is graunted on the behalfe of the plf, agst the deft for Three hundred thirty & Eight pownds of Tob & Cask, wth costs of suite.

Vppon this demand, It is ordered the Attatchm be continued, & Adams v. Parnell. determined att the next Prouinciall Court.

Nonsuite is graunted to George Goodrick, wth Costs, agst Samuel Goodrick v. Parker

Vppon the demand of the plf for Three hundd pownds of Tob. & Jarbo v. Cask, This Cause is sent downe to the County Court in St Maries Mattock County, To bee there heard & determined.

Liber P. C. R. Henry Coursey from all orders of Court formerly had or obteyned Coursey agst him the s<sup>d</sup> Coursey, M<sup>r</sup> Coursey paying the Court Charges.

To the honble the Gouernoe & Councell

Bowling v. Anderton The humble Pet<sup>n</sup> of James Bowling, Humbly Sheweth

That yoe Pete had a Bond of Mr John Andertons for fowrty pownds sterl. wth a Condicon thereunto annexed, weh was as followeth (Viz) That if in case the sd Mr John Anderton did faythfully buy Twenty pownds worth of goods in England, according to yor Petrs order to him in an Inuoyce gyuen when hee went to England last in Company wth the pent Gour, And consigne the sd goods soe bought or to be bought by Bill of Lading signed by some Master of some good ship, tht should come the then next returne of shipping from England to this prouince of Maryland againe, (wth the sd Mr Anderton neuer did) And notwth standing his Breach of Couent, God being pleased to uisitt yor Petr wth a greiuous siknes this last Spring euen unto Death, Yor Petr made a Will, & made the sd Mr Anderton p. 114 Ouerseer thereof, to dispose of tht Debt in case yor Petr dyed, unto a neare relaon of yor Petrs in Virginia, But in case hee did recouer, That then the sd Debt should remaine payable to yor Petr, as att first

deliuering to him the s<sup>d</sup> M<sup>r</sup> Anderton his Bond in.

Now yo<sup>r</sup> Pet<sup>r</sup> being by gods prouidence restored to his health againe demanded of the s<sup>d</sup> M<sup>r</sup> Anderton his debt or Bond back againe, w<sup>ch</sup> the s<sup>d</sup> M<sup>r</sup> Anderton did most p<sup>e</sup>fidiously refuse. Saying hee ought yo<sup>r</sup> Pet<sup>r</sup> nothing now the humble request of yo<sup>e</sup> Pet<sup>e</sup> is th<sup>t</sup> this hon<sup>ble</sup> Court would grant him Judgm<sup>t</sup>, agst the s<sup>d</sup> M<sup>r</sup> Anderton for the s<sup>d</sup> ffowrty pownds sterl. & Court Charge. And hee as in

Arthure Ludford aged 36 yeares or thereabouts Sayth th¹ hee drew a Bond of ffowrty pownds sterl. for James Bowling & Mr John Anderton signed it, to the best of this Depon¹s remembrance. To this effect, That the s⁴ John Anderton should ship him, by Bill of Lading taken in James Bowlings name Twenty pownds sterling worth of goods to be deliuered here att the first penny in England, & further sayth not.

The Informaön of Will<sup>m</sup> Hampstead

duty Bownd shall euer pray &c:

I will<sup>m</sup> Hampstead am able to testify, That James Bowling did say unto mee, th<sup>t</sup> hee made choyce of John Standish, because he knew his freinds, & hee would doe more for the s<sup>d</sup> John, then hee should doe for another, & thus much I am able to testify uppon oath.

W<sup>m</sup> Hampstead.

M<sup>r</sup> Will<sup>m</sup> Coursey deposed Sayth, That hee tooke a Bond out of James Bowlings Chest, att the s<sup>d</sup> Bowlings appoyntm<sup>t</sup> & Reading it, deliuered the same unto M<sup>r</sup> John Anderton.

Mr Henry Coursey deposed sayth, That James Bowling had goods Liber of Mr Anderton & the sd Bowling desyred this Depont to rate those P. C. R. goods hee received, & hee Judged them to bee worth fowre pownds sterl, or thereabouts, att first penny.

Both parties being heard, It is Ordered That the deft deliuer to the plf, John Standish, wth his proper hyre; & soe much goods att first penny, as shall make up the summe of Twenty pownds, Into weh summe of Twenty pownds the goods & servant is to bee allowed, wch the plf hath allready received for the deft.

The Court adiorned by the Gouernoe till tomorrow morning.

Sub pen. to the Sheriffe to warne Rose Smith, Will<sup>m</sup> Osberstone, Sub poenas & Jane Chambers to attend the Court. Eliz. Potter

The same Court proceeded

Thursday 7th of Octobr 1658

1658 Oct. 7

Pnte.

Capt Will<sup>m</sup> Stone Iosias ffendall Esqr Gour Mr Baker Brooke Philip Caluer Esq<sup>r</sup> Sēcr. Cott John Price Co<sup>#</sup> Nathan: Vtye.

Whereas Henry ffox is ingaged for mee to Mr Thomas Hatton Hall v. for fowre hundd fowrty & three pownds of Tob & cask & to Mr Mitchell Gwyther for fine hundd and ninety pownds of Tob & cask & some p. 115 odde, of weh I have made him paymt of Three hundd & six pownds of Tob & cask, now know all men by these pents That I Capt Will<sup>m</sup> Mitchell haue for & in consideraon of the sd Ingagemts graunted bargayned & sold unto the sd Henry ffox, as his Assignes all my Estate, right tytle & interest of & in the howse wherein I now dwell commonly called St Thomas, wth the Land & appurtenances thereunto belonging, To have & to hold to him & his Assignes untill the remainder of his sd ingagemts amounting unto Seauen hundd Twenty & seauen pownds of Tob & Cask be fully satisfyed & payd: or hee the sd Henry ffox be fully & sufficiently saued & kept harmelesse & indempnifyed from soe much of them. In wittnes whereof I the sd Capt Will<sup>m</sup> Mittchell haue hereunto sett my hand, this 20th of Aprill Will Mitchell 1653

Tested by Vs Pa. Simpson Raph Crouch.

Vppon the demand of the plf for Seauen hundd Twenty & seauen pownds Tob & cask, The deft not appearing, And the plf producing a Couent shewing the deft ingaged a Tenent in consideraon of that debt demanded, as is expressed in the sd Couent The Court not finding any debt due from the deft to the plf, but by the Ingageint of St

Liber Thomas's howse. It is Ordered tht the plf haue his remedy agst the P. C. R. Land.

Hamilton v. Vid. fol, 205

Vppon the demand of the plf for Two Cowes & a Calfe, belonging to the Estate of the Orphanes of Richard Moore deceased, Wch sd Cowes were taken away (uppon Exequion) by the deft, & sold contrary to Law, and Justice, as the plf alleageth in his Petn The deft sayth, tht hee brought a Copey of a former Exequion, & desyred a new Exequion to be signed by the pent Goue by uertue of weh writt he proceeded, & further sayth tht hee gaue the plf notice of the sd writt of Exeguuon

A reference is graunted in this Cause to the next Prouinciall Court. That the plf proue tht these cattle Exequited by the Sheriffe, were the Cattle sett apart for the Children of the Deceased, or any of their encrease

Aaron Jacobson plf appearing uppon writt of Scire ffacias agst Jacobson v. le & e John Little Deft, & the sd Little not comming to plead to the sd Little & e Jacobsons allegaons, It is Ordered tht the sd Little be nonsuited, & the sd Jacobson to haue Costs & Charges of Court.

Nicholas Robt Gwest

The deft being departed the province wthout any passe had or Keytin v. obteyned It is ordered That what the plf shall make appeare tht hee is damnifyed att the next Court, by meanes of Mr Coueys carrying away the deft in his ship wthout a passe, shall be recoursed on the sd Couey.

p. 116 ffrancis Brookes entreth a Caucatt agst the Estate of Paul Simpson's Esson deceased for fiueteene pownds & a halfe of Beauer due by Bill, & tate fine hund<sup>d</sup> & thirty pownds of Tob uppon account.

Vppon the demand of the pff for 14000 Tob, It is ordered the this Ouerzee v. Abrahal Attatchmt be continued & the Cause respited till the plf bee here pent in court.

The plf not appearing eyther by himselfe or Attorney, Nonsuite is Potter graunted to the deft wth Costs & charges of Court to be recourred of the plf.

Maynard v. Gerard To the honbie the Goue & Councell

The humble Petn of Charles Maynard Humbly Sheweth, That Whereas Thomas Gerard of St Clemts Mannoe Esqr did send his note unto yor Pete desyring him to pay unto the Bearer thereof Mr ffloyd one hogshead of Tob, for the use of Mr Robert Slye, web yor Petr did, & itt was marked wth Mr Gerards marke by the aforesd Mr ffloyd in the pence of divers of yor Petrs Neighboes. The aforesd Mr

Gerard further promising your Pet<sup>r</sup> to take in his Bill, then in the Liber hands of Henry ffox, in consideraon of the fores<sup>d</sup> Tob. W<sup>ch</sup> hee hath P. C. R. noe wayes p<sup>c</sup>formed, Soe th<sup>t</sup> yo<sup>r</sup> Pet<sup>r</sup> still remaines ingaged to the s<sup>d</sup> Hen: ffox w<sup>ch</sup> is likely to proue uery dammeagble to yo<sup>r</sup> Pet<sup>r</sup>, in respect of his great pouerty, & the afores<sup>d</sup> Bill remeyning soe long unsatisfyed.

The premises considered yo' Pet' most humbly desyres th' yo' hon's will be pleased to constreine the sd M' Gerrard to secure yo' Pet' from the aforesd debt by procuring him, & deliuering him his Bill, wth all charges belonging to the suite & yo' Pet' shall eue pray &c:

Vppon the Pet<sup>n</sup> afores<sup>d</sup> the deft denyeth th<sup>t</sup> the hogshead doth belong unto him.

Edward Turner aged 22 yeares, or thereabouts sworne & examined, 30<sup>th</sup> of Septemb<sup>r</sup> 1658, Sayth That about January or, ffebruary was Tweluemonth M<sup>r</sup> John fflood came to the howse of Thomas Dyniard, & did there demand a hogshead of Tob of Charles Maynard, for the use of M<sup>r</sup> Thomas Gerard, by uertue of a note, th<sup>t</sup> M<sup>r</sup> Gerard sent by the s<sup>d</sup> M<sup>r</sup> fflood to Charles Maynard wherein he desyred M<sup>r</sup> fflood might haue a hogshead of Tob deliuered him by the s<sup>d</sup> Charles, for the use of M<sup>r</sup> Gerard. ffurther this Depon<sup>t</sup> sayth that M<sup>r</sup> fflood did receaue a hogshead of Tob uppon the account of M<sup>r</sup> Gerard att that time of Charles Maynard: allso th<sup>t</sup> M<sup>r</sup> fflood marked the hogshead w<sup>th</sup> T. G. att the same time, & further sayth not

Jurat Corar Robt Slye.

Robert Thomas sayth uppon oath in open Court, th<sup>t</sup> M<sup>r</sup> ffloyd brought a note from M<sup>r</sup> Gerard, to receaue of Charles Maynard a hogshead of Tob, for M<sup>r</sup> Gerards use, W<sup>ch</sup> he did receaue, & marke w<sup>th</sup> M<sup>r</sup> Gerards marke.

Thomas Dyniard deposed allso in open Court, Sayth That M<sup>r</sup> p. 117 ffloyd ueiwed a hogshead of Tob of Charles Maynard & opening the hogshead sayd, The Tob is small, but I cannot find fault w<sup>th</sup> it & receaued it & marked it w<sup>th</sup> M<sup>r</sup> Gerards marke T. G.

The Court uppon the fores<sup>d</sup> Testimonies doth find That the hogshead in dispute was receaued by M<sup>r</sup> Gerards order, Weighing Two hund<sup>d</sup> seauenty & fowre pownds neate, & thereuppon ordereth th<sup>t</sup> the deft satisfy soe much unto the pff, w<sup>th</sup> Costs of suite. Writt of Exeq<sup>n</sup> according the order, fol. 217.

Respited till next Prouinciall Court.

Stanley v. Pott

To the honble the Gouernoe & Councell

Gerard v.

The humble Pet<sup>n</sup> of Thomas Gerard, Humbly Sheweth Whereas Cap<sup>t</sup> Will<sup>m</sup> Euans hath iniuriously taken yo<sup>r</sup> Pet<sup>rs</sup> marke from him, & the same hath recorded.

Liber

May it therfore please this honbie Court, to Order the marke P. C. R. may bee restored (hee the sd Capt Euans neuer having had any Cattle or hoggs of the sd marke) againe to yor Petr wth dammages & charges of suite & hee shall pray &c:

> The plf (besides what is alleaged in his Petn) sayth, That his mark is of a long standing, allthough not heretofore recorded, & the deft claymeth the marke, according to an Act of Assembly prouiding in tht behalfe, & as first recorded by him.

> The Gouernoe requesteth the Councell to deliuer their Judgmts seuerally in this Cause.

> Whereuppon Mr Baker Brooks Sayth, That Mr Gerard not finding any Bill of Sale of any of his cattle uppon Record, is to loose his mark; & Capt Euans recording the marke first, to have the marke.

> Mr Nath: Vtye. That according to the Law & presidents of the prouince the marke to belong to Capt Euans.

> Capt John Price. Capt Euans to keepe the marke according to Act of Assembly.

> Capt Will<sup>m</sup> Stone. That Mr Gerard keepe his marke & stand to the Censure of the Court for his neglect according to the Act.

> Mr Secretary. The marke to be to Capt Euans as the first marke uppon Record.

Gouernoe concurreth wth the former opinion.

Capt Will<sup>m</sup> Euans att the Gouernoes request doth assigne back his Vid. the mark. fol. 25 marke, unto Mr Thomas Gerard, Wch the sd Gerard enters for the marke of the Lord of St Clemts mannoe.

mark of Cattle. Philip Caluert Esqr Recordeth his mark &c: Viz. Philip Calvert's ear The left eare Crop'd The Right eare ouerkeel'd.

The deft being twice arrested, alleaging th<sup>t</sup> it is a Play debt only, Lord v. Mathew & the plf neuer appearing to prosequute, It is Ordered tht the dft bee p. 118 from henceforth quitt from all accons concerning that suite & to haue Court charges, & tht James Veitch bring in the Bill to the next Court to be cancelled.

Gerard v. Maunsell

The plf demandeth Six hundd fifty one pownds of Tob uppon Bill Evans and weh he produced in Court. And it appearing to the Court, That the Wittnesses are lyuing in Charles County, who can testify that the Tob uppon this Bill, was payd to James Hare, as Mr Gerards Attorney, for the sd Mr Gerards use, It is thereuppon Ordered that this Cause bee sent downe to the County Court, in Charles County, to be there heard & determined.

The plf pe Attornat, John Metcalfe complayneth agst the deft, for Liber th' the deft charged the plf, wth killing of one of his hoggs, Wth the R.C. R. Keytin v. deft denveth,

marks Pheypo aged 58 yeares or thereabouts sworne & examined 22th of Septembr 1658 Sayth That about Two yeares agoe hee being att Robt Smiths howse, John Bisco being allso there amongst other company, he heard the sd Bisco demand of Nicholas Keytin (who was allso there) why he killed his hogge, & logged it up? Of whom the sd Keytin demanded, If hee could proue any such matter? The sd Bisco replyed againe, hee would proue it & further Sayth not

Jurat Corar Will<sup>m</sup> Bretton

Will<sup>m</sup> Osberstone deposed in open Court sayth, That hee was pent in the howse att the same time, & Of the Company there, some were merry drinking & dancing & on a sodaine there was naming of hoggs & loggs. But remembers not the heard Bisco say, That Keytin killed his hog, But he heard Keytin call Bisco Theife, ffor tht hee had stollen his the sayd Keytins potthangers, as he alleaged then.

Rose Smith deposeth the same.

The Court find noe cause of accon, & therfore a Nonsuite is graunted agst the plf, on behalfe of the deft, wth Court charges.

The plf by Pet complaymeth agst the deft, for that the deft (the Gyther v. plf being from home) carryed away the plfs yowng Bull in company Osberston of other cattle, whereby he susteyned much losse & dammage, both in his breed, & milke.

Mr John Metcalfe sayth uppon Oath tht the deft comming to the plfs howse, in company wth other Cattle, carryed away the plfs yowng Bull, wch Bull was neuer brought home to this day.

The deft alleageth the carrying away certaine cattle, The Bull runne after them, Neyther could he force him back.

The Court see noe Cause of accon, & therefore a Nonsuite is Graunted in the s<sup>d</sup> suite agst the plf on the behalfe of the Deft w<sup>th</sup> Court charges.

> To the honbie the Gouernoe & Councell The humble Petn of Adam Staueley Sheweth

p. 119

That Mr Peter Sharpe about fiue yeares since or thereabouts did Sharpe undertake to cure yor Petr of a lamenesse in one of yor Petrs Legges, w<sup>ch</sup> was cutt w<sup>th</sup> the limme of a Tree, And the s<sup>d</sup> Sharpe did for three dayes (after hee had soe undertaken to cure yor Petr) use his endeauoe wth some dilligence to looke unto yor Petr But afterward the sd Sharpe left yor Petr for the space of Ten dayes to yor Petrs great wrong. Hee being forced to send for another Chyrurgeon on board Capt Potts, who comming & uniwing the soare, made but slight of it,

Liber But searching it, found it to bee putrifyed, affirming the the soare P. C. R. had beene much neglected, Yett hee did promise to heale yor Petr wth those meanes hee should leave him, as should make him sownd for a hogshead of Tob, To whom yor Petr did passe his Bill for the sd meanes. After this Mr Sharpe came to yor Petr & engaged before wittnes the would make him a sownd man, weth a month or fiue weeks, or haue nothing for his laboe. About a month or Two after Capt ffuller comming to Mr Sharpe's howse, where yor Petr lay, tould Mr Sharpe, tht he did use contrary meanes for the effecting of the cure, prescribing him meanes, weh he should use, Whose aduice Mr Sharpe following did heale yor Petrs wound. And sodenly after Mr Sharpe demanded one Thowsand pownds of Tob for the Cure. Yor Petr uppon this promise did passe his Bill unto the sd Sharpe (Viz) That the sd Sharpe should find yor Petr Bath's & Oyles. Yor Petr not questioning in the least when he passed his Bill to the sd Sharpe, but tht hee would have restored yor Petr to the pefect use of his legge. But soe it is (may it please this honble Court, the the sd Sharpe after yor Petr had passed his Bill, did neglect, & cast of yor Petr, not any waves endeuouring to helpe him, or performe his promise uppon weh the Bill was passed, Through weh yor Petr was enforced to take a tedious & chargeable journey to the Manados for

> yor Petr therfore humbly craueth tht the sd Sharpe may make good the Cure to yor Petr, for weh yor Petr passed his Bill, & such dammages as yor Petr shall make appeare hee hath susteyned, wth costs of suite & yor Petr shall pray &c:

> Vppon the Pet<sup>n</sup> afores<sup>d</sup> The deft (per Attornat Richard Smith) sayth That the Bill passed for one Thowsand six hundd ninety Three pownds of Tob. was six hund<sup>d</sup> & odd pownds for goods, & the Thowsand pownds was for dyett for Ten months in his howse, & nothing att all is charged for the Cure.

Stephen Benson aged 32 yeares or thereabouts. Sayth tht in the yeare 1653, Adam Staueley being hurt wth the limme of a Tree, sent for Mr Sharpe, who came and dressd' the sd Adam two or three times, leaving him meanes for to dresse himselfe, & the sd Sharpe goeing to Patuxt stayed there eight or Ten dayes, during weh time the sd Staueley being in much paine & misery, Mr Pott's ship comming downe from Seauerne, desyred, tht the Surgeion thereof might p. 120 bee fetched from aboard, weh this depont & Mr Parker did, yett wth much adoe preueiling wth him, who comming ashoare might but slight of the wound, but searching the same att the Patients importunity, he sayd there had bene in the busines a great neglect, ffurther saying tht if hee were to stay, hee would not question, but to cure it, & if hee would give him a hogshead of Tob, hee would give him meanes tht wth his directions should wth gods help cure him. Whereuppon the sd Stauely passed his Bill, & the sd Chyrurgeon sent him meanes. Now

when Mr Sharpe came againe, & saw tht another had it in hand, hee Liber was very much troubled, & went to Mr Parkers, & hee & Mr Parkers P. C. R. both coming to our howse, & being in discourse, the sd Sharpe did promise to make a cure of it, in a month or thereabouts, or he would haue nothing for his labor, if hee would goe to his howse wth him, Now the Patient was there from May till ffebruary or thereabouts, & this Depont fetched him away & comming out of the howse hee heard Mr Sharpe say, the hee would gett him Oyles to anount his wound wth all, & when the Spring came hee would prouide him Baths, to bath the same wth, whereby hee might be fully cured, & further savth not.

Sara Benson aged 28 yeares or thereabouts sayth That about May was fowre yeares, Adam Stauely lyuing in the howse wth this Depont. being hurt wth a limme of a Tree did send for Mr Sharpe: who came three or fowre times & dressed his wound, & then the sd Sharpe came no more for eight or nine dayes after; but left meanes wherewth this Depont did seuerall time dresse the sd Staueleys legge. But for want of searching it did suffer much. In the meane time the ship comming downe, the sd Staueley desyred this Deponts husband, to goe & fetch the Surgeon thereof ashoare, who came & dressed him twice, & then left this Depont meanes for to dresse him, Allso a note of directions how to use them, & how to make a bath, to bath it wth, Saying tht hee did not doubt but to cure it, And att nine dayes end Mr Sharpe returning, & finding this Depont bathing the wound, was very angry, th<sup>t</sup> hee had gott another Chyrurgeon. This Depon<sup>t</sup> answered th<sup>t</sup> shee did nothing but according to direction of the surgeon of the ship, Whereuppon M<sup>r</sup> Sharpe went away uery much displeased, And this Depont further sayth the shee did heare Mrs Parker say, the if her husband would give her leave, shee did not doubt but shee could cure it, & allso the shee heard Mr Parker say, That Mr Sharp told him, that if hee did not cure it, hee would have nothing for his paynes.

Will<sup>m</sup> Kent maketh oath, That about five yeares since, hee this Depont together wth Stephen Benson, being att the howse of Mr Peter Sharpe, to fetch away Adam Staueley he the sd Peter Sharpe sayd, You may stay if you please, If you will not I will gett you some Oyles for yor knee, when ships come in, & when the Spring come on, I will [give] you some baths allso therfore, or words to the effect.

John Buridge sayth uppon oath, That being att the howse of Mr Peter Sharpe when Adam Staueley lay dangerously lame of his leg, p. 121 Capt Will<sup>m</sup> ffuller came thither, & the sd Staueley desyred him to see his leg: & opening the same, the sd Capt ffuller sayd, That the meanes were not good nor safe, the had bene applyed to it, & wth all he prescribed unto Mr Sharpe, what meanes hee should use, if euer he intended to make him a sownd man: & tht hee knew of noe other meanes, soe safe for the cure, as the web he prescribed or words to tht purpose.

About the yeare 1654 in the month of Octobr, I was wished by Mr P. C. R. Peter Sharpe to looke on the wound of Adam Staueley, being then in cure att Mr Sharps howse, Where I found the applicaons not fitt, I did aduise the Patient to make use of other meanes.

> Sara the Wife of Sampson Waring aged 31 yeares or thereabouts deposed, Sayth, That being att Mr Willm Parkers howse, shee enguyred of him uppon what account Adam Staueley went to Mr Sharps. His reply was tht Mr Sharpe intended to cure him in three weeks, or a months time, or thereabouts, & make him as sownd a man, as euer hee was in his life or else hee would haue nothing for his paynes. Thus much shee heard Mr Parkers say, & further sayth not.

> Capt Sampson Waring sayth uppon oath That hee was pent when Capt ffuller found fault wth Mr Sharpe for applying contrary meanes & medicins to the plfs leg, & told him, tht what hee applyed would not only deprive him of his leg, but of his life allso, if he continued that meanes still, ffurther tht hee knew noe other meanes to doe the plf good, but giptiaeu<sup>n</sup>, & aduised Mr Sharp for his owne creditt, & the Patients good to use the same.

> And Mr Sharpe gaue this Depont order to arrest the plf, about Two yeares after, And this Depont asking him for what? Mr Sharp replyed one Thowsand pownds of Tob was for his Cure of the plf, & six hundred & odde pownds was for goods, The Depos<sup>ns</sup> being ueiwed & considered by the Court, It is ordered that the Bill of One Thowsand six hundd ninty three of Tob, One thowsand whereof is to bee deducted for the plf, (the Cure not being perfected) & the Remainder (Viz) six hundd ninety three pownds to bee due to the deft, from the plf, And the deft to pay charges of suite.

Martin v.

Elionar Martin complayneth agst George Willson, for tht the sd Willson Willson doth abuse her in her own howse.

Will<sup>m</sup> Lucas sayth uppon oath, That about three yeares agoe, being att the Widdow Martins howse: George Willson & his Wife were allso there, & uppon some occasion or other the sd Willson knockd the Widdows head agst the howse side, & made it bleed.

Thomas Griffin sayth, That about three weekes agoe, being att the p. 122 widdow Martins howse, George Willson & the Widdow falling out, the s<sup>d</sup> Willson sayd th<sup>t</sup> shee cheated him of his wifes portion, & shee sayd that hee was the ruine of her husband.

John Stephen sayth, That about three yeares agoe being drinking of sack, Willson, & his Wife fell out; & first hee kickd' his wife about the howse, & afterwards knockd' the Widdows head agst the wall of the howse.

Ordered this Cause bee sent downe to the County Court, in St Maries County to be there heard & determined.

Vppon the demand of the plf, concerning a Steare, killed by the Liber deft & belonging to the plf, The deft alleageth the sent to the plf, Barnaby concerning the mark of the Steare, & if the it did belong unto him, Jackson v. William William to come & mak claime thereof, & hee would satisfy him therfore.

Thomas Griffin sworne sayth, That there was a Steare killed att his Masters howse, wch was not marked wth his masters marke.

Respited till next Provinciall Court.

The Court adjorned by the Gouernor till afternoone.

Thursday afternoone All pent as afore (Except Mr Nath: Vtye

The ptf producing a Bill or Couent, signed by the defts, for fowre Philip Land hundd & fowrty pownds of Tob in cask, The deft alleageth, that hee v. Emperor is sued for the Bill, before tht Tob is cured or payable, & promised the plf to pay him Two months agoe. It is Ordered the both parties bare their owne charges, & tht the deft pay the plf fowre hundd & fowrty pownds of Tob in cask, when the Tob is cured & payable.

Vppon the Pet<sup>n</sup> of the plf, alleaging th<sup>t</sup> hee was arrested in Charles Empson v. County for debt, & being proued the the Debt for web the plf was Marshall arrested was not due (as by the s<sup>d</sup> Order in th<sup>t</sup> Court may appeare) & likewise hee being prisoner from the 27th of July, untill the 20th of August following he only demandeth of the deft satisfaction for his trouble & charges of suite. The deft sayth, th' it was a mistake in the Sheriffe, & allso the hee agreed wth the plfs mate, for the charge,

John Neuill aged 40 yeares or therabouts sworne Sayth That Thomas Baker & this Depont walking in the sd Bakers plantaon, The sd Baker told this Depont tht Willm Marshall & he the sd Baker had agreed, & this was about Sunday was fortnight, & further this Depont remembers tht Thomas Baker sayd it was for a wrong action, & further sayth not.

Will<sup>m</sup> Robinson aged 24 years or thereabouts sworne Sayth, That hee this Depont about the first weeke in Septembr last, did heare Thomas Baker say (as he the s<sup>d</sup> Baker came from the last Court held att Wicocomoco, in company wth Willm Empson & Willm Marshall) p. 123 that Will<sup>m</sup> Marshall profered them 40<sup>t</sup> Tob p<sup>e</sup> day for their Court charges, & after a little consideraon they did agree, & it was to bee sett on the backside of the Bill, & further this Depont sayth not.

And it appearing by the foresd oathes the there was an agreeme made. It is Ordered the the plf be nonsuited, not having any just cause of accon.

Vppon the demand of the plf, agst Capt Will<sup>m</sup> Mitchell deft, It is Stone v. ordered tht the Attatchmt be continued, & tht the pff send the deft Mitchel word concerning the accounts specifyed in the Bill, & if the deft appeare not att the next Prouinciall Court, uppon sufficient notice gyuen, Then the Court to proceed to Judgmt

Jacobson v.

Where as there is an order of Court bearing date 16th ffebruary P. C. R. 1657 for a Debt of six hundd pownds of Tob & cask due from John Cornelius Cornelius (as by the sd Order appeareth) And that Capt Henry Keine & John Taylour should usiw the worke & building of the sd Jacobson

Exeqn issued Vid. fol. 322

Henry Keine aged 33 yeares or thereabouts sayth, That hee this Depont, & John Taylor were ordered by the Court to apprayse a howse wch Aaron Jacobson & Albert Ihouson built for John Cornelius, Which howse he this Depont & John Taylor ualued att Six hundd pownds of Tob & cask, & further sayth not.

It is ordered according to the appraysm<sup>t</sup> That John Cornelius pay unto Aaron Jacobson Six hundd pownds of Tob & cask.

Gerard v. & fol. 222 & fol. 370

Thomas Gerard Esq<sup>r</sup> complayneth agst Richard Willan, and James Willan and Linsey, ffor the they have seated a Plantaon uppon Snow Hill mannor Vid. fol. 204 weh the sd Gerard layeth claime to.

> The defts alleage that they seated the same by order of their Graunt, under his Lps Great Seale of this Prouince, It being forfeited to his sd Lp according to an Act of Assembly &c:

> Mr Henry Coursey sworne Sayth, That Mr Hatton did giue this Depont a Paper for Mr Thomas Gerard to signe if hee pleased, And this Depont asked Mr Gerard whither hee would signe the same, or not. To whom Mr Gerard answered tht he would not. Then this Depont told him (as he remembreth) That Mr Hatton did not care, whither he signed the same, or not: Butt if hee did, hee would take it, as a fauor, (or words to the effect) & further sayth not.

> Respited till next Provinciall Court, & tht All parties provide themselues for their allegaon, & defence.

### To the honbie the Goue & Councell

Anderton v. Bowling The humble Pet<sup>n</sup> of John Anderton Sheweth

That yor Petr did the last yeare . . . . James Bowling to liue wth yor p. 124 Petr, that yeare, for the making of a Crop of Corne & Tob. as Ouerseer to your Petrs seruants, The sd Bowling being by agreemt to have a share of the sd Crop for his endeauors, att the finishing of the same. Yor Petr depending uppon the sd Bowlings honesty did not take care for the binding of the s<sup>d</sup> agreem<sup>t</sup> by writing obligatory, But about June in that then yeare went home for England, Leauing the sd Crop, to the sd Bowlings managing, & care, But hee the sd Bowling after yor Petr was departed the Country, about Nouembr went downe for Virginia, Leauing all (but an inconsiderable part in bulk of the sd Tob.) hanging, & the whole Crop of Corne in a heape, not husked: w<sup>th</sup>out hyring any one to looke after the s<sup>d</sup> Crop of Tob. & Corne, whereby yor Petr hath bene exceedingly damnifyed, Wch dammages your Petr humbly referreth to yor honrs arbitraon in Liber Equity, for reparaon wth cost of suite & yor Petr shall pray &c:

Vnto the plfs Petn the deft alleageth, That hee gathered fowrty barrells of Corne, att one place, & Sixty barrells att another place, & hauing occasion to goe downe to Virginia, he left the care of the Corne & striking the Tob to Andrew Laremore, What Tob was cured, hee struck before hee went downe. And the plf replyeth That when the deft was in Virginia, he susteyned much dammage, both in his Tob & Corne, being heated during his absence.

John Hollinsworth sayth uppon oath th' there was (as hee supposeth) about 100<sup>t</sup> of Tob, weh lay up & downe on the sticks, some whereof hee this Depont made up in twist, & other Tob there was in fowre severall Bulks: But what quantity there might bee, hee cannot tell. All w<sup>ch</sup> was naught. But being proued th<sup>t</sup> the deft went downe to Virginia, wth leave & lycence from the plfs mother in Law (as shee her selfe acknowledgeth in Court) The Judgmt of the Court is, That they see noe Cause of accon, the the plf can bring hereby agst the dēft.

Vppon the demand of the ptf for 1800<sup>t</sup> Tob. in cask, The deft Mrs. Jane sayth tht he hath satisfyed to Mr Hallows that debt.

ffenwick v.

John Bogue declareth uppon Oath That that Bill passed to Mr Pakes ffenwick by the deft, was in consideraon of a Judgmt had agst the deft, Wch Judgmt did belong to Mr Hallowes.

Will<sup>m</sup> Yowng sworne sayth, That the discharge produced by the deft, is this Deponts owne writing, And tht hee received full satisfaction from the deft, in consideraon of that Judgmt belonging to Mr Hallowes.

It is Ordered the deft have his Bills in wth costs of suite.

.Vppon the Petn of the plf, concerning Two horses, (belonging to Mrs. Jane the plfs owne proper Estate) lent to the deft,  $W^{ch}$  sd horses were William through the defts carelessnes heated & killed, in pulling out Two Boreman beifers, wch were myred belonging to Capt Cornewalleys, whose p. 125 howsekeeper the deft att tht time was. The deft sayth, tht the first day hee went in company wth Mr ffenwick himselfe And the plf not being able to proue what is alleaged in her Pet<sup>n</sup> The deft is dismissed.

The Court adjorned by the Gouernoe till to morrow morning

ffriday 8th of Octobr All present as yesterday.

Came Thomas Seymour, & assigneth that Order obteyned agst Vid. the Mrs Jane Eltonhead for Seauen hundd & twenty pownds of Tob att Order fol. 42 the last Prouinciall Court unto Robert Kingsbury for the use of Dauid fferreira. The Costs of suite being Sixty two pownds of Tob.

1658 Oct. 8

Seymour v.

Liber P. C. R. Salter v. Sowth To the honbie the Goue & Councell

The humble Pet<sup>n</sup> of Thomas Sowth Sheweth.

That whereas att a Court holden the 20th of July last, in & for the County of Kent, John Salter commenced suite agst yor Petr for a certaine Plantaon called Beauer neck, Wch Plantaon being of a nalue wth in the Cognizance of the Court, was judged, to the sd Demandant agst yor Petr, Whereuppon the sd Demandant praying Cost of suite & dammages to the value of 11000t Tob. The sd Court proceeded to Judge 5444t of Tob to the sd Demandt for wch summe they have awarded Exeguuon. Now soe it is, that the sd Commisrs intermedling wth a Cause to a valew not wth in their Cognizance, Yor Petr humbly conceaues the plea for dammages was held Coram non Judice, & craues leave to assigne that as an Error in Judgmt, And tht vor Petr as to the Costs & dammages may have a rehearing & tht his goods in Exequion taken may bee to him restored, uppon security to see them forth comming uppon the finall Determinaon of the Cause betweene us depending & yor Petr shall pray &c:

Whereuppon the Court considered the Error assigned, & order tht the sayd damages be heard & determined the next Provinciall Court to be held att Patuxt, & tht the Sheriffe see all the goods by him in Vid. fol. 214 Exequion taken, to be restored to the sd Thomas Sowth till a finall Vid. fol. 261 determinaon of the Cause by the sd Court.

This day Came Co<sup>#</sup> Nathaniel Vtve & acknowledged himselfe to stand indebted to the Ld Proprietary in the summe of Ten Thowsand pownds of good sownd Merchantable Tob. if Thomas Sowth shall p. 126 not yeald up into the hands of the Sheriffe of Kent, all such goods, as hee shall from the sd Sheriffe recease, by Vertue of the foregoing Order. In case Judgmt be gruen agst him, uppon his Writt of Error for the whole dammage demanded, or soe much as shall satisfy the Judgm<sup>t</sup> by this Court to bee gyuen in case they find the damages not soe great, as is alleaged.

Giles Glover v. Richard True

The plf (per Attornat George Thompson) complayneth agst the deft, ffor the the deft sould unto the pff a Plantaon & Land But hath not according to Couent deliuered a Pattent of the sd Plantaon or Land, Whereby his Tytle to the same, is noe wayes assured, And it appearing by the Couent shewen in Court, that there was a bargaine made betwixt the plf & the deft, But the Consideraon not cleared, uppon weh the sd Bargaine be claymed, weh might perhaps bee by way of illusion or fraud in eyther party. It is therefore Ordered tht this Cause bee sent downe to the County Court, in Charles County (where both peties were residing att the making of the sd Couent) to examine Wittnesses & heare the Case, & Report the State of the same, to the next Provinciall Court,

The ptf produceth a Bill, & an account of Thomas Greene Esqr Liber deceased, Whereby (as it appeareth) the sd Greene was indebted to Richard Maior Thomas Cely of Virginia Mercht in the summe of Two Thow- True v. sand seauen hundd pownds of Tob, And desyreth that Henry Adams ffeoffee in trust to the sd Mr Greene may make answere thereto. The deft demandeth of the plf, to shew by what power hee sueth, Who thereuppon produced his Irē of Attorney, Vppon sight whereof alleaging that he is as yett ignorant concerning the debt, as allso the other ffeoffee Mr James Langworth; & motion tht this Cause be sent downe to the County Court in Charles County, by weh time they may ueiw the accounts of the sd Mr Greene, & the better informe themselues concerning the sd Claime, & be there heard & determined, Wch was graunted & Ordered accordingly.

Thomas Gerard Esqr & Mr Henry Adams Came this day into Re Gills' Court desyring to be admitted to proue the Will of Beniamin Gill Estate deceased who produce these their following Testimonies.

May 31th 1658

Jane Clearke aged fowrty six yeares or thereabouts sworne & Examined Sayth, That Mr Beniamin Gill deceased lay sick, att her howse att Portoback about a month before hee dyed, And the often times in that month, shee heard him speake of making his will, & that his desvre was th<sup>t</sup> M<sup>r</sup> Gerard & her sonne Adams should bee his Executors, When hee drew neare his end hee desyred her to tell Not in Mr Gerard & her Sonne Adams his Executors, That they should dispose of his Estate, as hee had told her, & further sayth not.

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Eodem die.

Mary Adams aged 21 yeares or thereabouts sworne & examined Sayth That shee was pent att Mr Gill's death, & that shee heard Mr Gill a little before hee dyed appoynt Mr Gerard & her husband his Executoes, & further sayth not

Eod die.

Jane Cocksute aged 17 yeares sworne & examined Sayth, That shee was present att Mr Gills sicknes & death, & That shee heard him often say that Mr Gerard & her Brother Adams were his Exequitoes, And further sayth not.

Jurat, oes Coram Robert Clearke.

May 31th 1658.

Jane Clearke aged fowrty six yeares or thereabouts sworne & examined Sayth, That Mr Beniamin Gill late of this Prouince Deceased dyed att her howse att Portoback the 22th of Nouembr in the yeare 1655, And a little before his death, shee asked him if hee had a Will & he tould her noe, nor euer made any in his life, But when hee Liber lay sick att M<sup>r</sup> Gerards, M<sup>r</sup> Gerard & his Wife urged him to make P. C. R. a Will, But he made none, And the reason was, as the s<sup>d</sup> Gill tould this Depon<sup>t</sup>, because they would have him make Rob<sup>t</sup> Cole his heyre, But he sayd hee would not, ffor the s<sup>d</sup> Cole did not deserve it att his hands, And th<sup>t</sup> shee neuer did see any Will amongst his writings, And further Sayth not.

Eod. die.

Mary Adams of this Prouince aged 21 yeares, or thereabouts sworne & Examined Sayth, Shee was att Portoback att her Mothers howse att the time when M<sup>r</sup> Beniamin Gill dyed, That neyther then nor before, shee neuer saw any written Will, & further sayth not.

Eod. die

Jane Cocksuite of this prouince aged 17 yeares or thereabouts deposeth ide<sup>m</sup> quod her Sister Mary Adams ut suprà.

Jurat Oes Coram Robt Clearke.

Robert Cole his Interrogatories proposed to M<sup>rs</sup> Jane Clearke, M<sup>rs</sup> Mary Adams, M<sup>rs</sup> Jane Cockshott, Concerning M<sup>r</sup> Beniamin Gill his last Will & Testam<sup>t</sup>, w<sup>th</sup> their answers thereunto uppon Oath & Examinaōn

July 26th 1658.

ffirst Doe you remember att what time Mr Beniamin Gill deceased did speake concerning making his Will, or appounting Executoes.

- 2<sup>ly</sup> Can you testify the Beniamin Gill, did of purpose call or desyre any peson or pesons as wittnesses: or were to the purpose required by him to take notice of any words spoken by him to the purpose, When, Where & in whose pence, was any such by the sd Beniamin Gill.
- p. 128 3<sup>1y</sup> Was the s<sup>d</sup> Beniamin Gill perswaded to appoynt Exequuto<sup>es</sup>, & such as hee did seeme unwilling to appoynt. Were any p<sup>e</sup>sons hindred to come to him uppon his request to th<sup>t</sup> intent, or any to committ his Will to writing.
  - 4<sup>ty</sup> Are any the Witnesses of his appoyntm<sup>t</sup> of Exequuto<sup>rs</sup> soe neare of kinne to the Exequuto<sup>rs</sup>, or Exequuto<sup>r</sup>, That they may probably p<sup>e</sup>ties to the s<sup>d</sup> Exequuto<sup>rs</sup> cause.
  - 5<sup>ly</sup> Were not some of the Witnesses or all of them to receive some benefitt, or Legacies, by such his nuncupative Will.
  - 6<sup>ty</sup> Can you sweare tht the s<sup>d</sup> Beniamin Gill, was of perfect memory, when hee made choice of the pretended Exequutors.

Jane Clearke aged 46 yeares or thereabouts, her answere to the aboues  $^4$  Interrogatories uppon oath & Examinaõn ut suprà.

To the ffirst. That it was a little before hee dyed, hee spoke it before this Deponent & her husband Cawsine, & her Daughter Adams.

To the second. That hee called in this Depon's husband Nicholas Liber Cawsine, her selfe & Daughter Adams, & desyred Will<sup>m</sup> Harper her P. C. R. sonne Adams his man to write his Will, And to th<sup>t</sup> intent, pen, inke, & paper was brought. But the sayd Will<sup>m</sup> Harper not knowing the forme of a Will, desyred hee would deferre it, till his Master came home. Vppon w<sup>ch</sup> hee desyred us present (Viz) her husband, her selfe, & Daughter Adams to take notice of his Verball Will.

To the third. That for the Exequutors they were of his owne choyce & motion not knowing any, tht pswaded him to them, And that hee desyred to speake wth Mr ffitzherbert, & Mr Gerard, but it could not possibly bee effected.

To the ffowrth. That shee was Mother in Law to one whom hee did appoynt his Exequutor & that her Daughter Adams, who is a wittnes, was then & is still Wife of One of the s<sup>d</sup> Exequutors

To the ffifth. That her Daughter who was a Wittnes had not any Legacy left, But to her selfe & her husband was Legacies left who were wittnesses.

To the Sixth. That to the best of her iudgm<sup>t</sup>, hee was in perfect sence & memory, when hee made choyce of his Exequuto<sup>15</sup>, & continued in the same, to his last breath.

Sworne before mee the day & yeare aboue written Job Chandler.

Mary Adams aged 21 yeares or thereabouts her answere to the fores<sup>d</sup> Interrogatories uppon Oath & Examinaon.

To the ffirst. That the uery day of his death he nominated & appoynted M<sup>r</sup> Thomas Gerard & this Deponts husband to bee his Exequutors.

To the Second. That a little before Mr Gills departure this Depon' lyuing then in her ffather in Law Cawsines howse, was called p. 129 into the roome, where hee dyed by her mother, And hee desyred all there pent, we'h were her ffather in Law her mother, & her selfe to take notice that was his Will.

To the Third. That the first day M<sup>r</sup> Gill came to this Deponts mothers howse, he nominated M<sup>r</sup> Thomas Gerard, & her husband to bee his Exequutors, & did not att any time after heare him mention any else, & to the best of her knowledge he was not perswaded to make choyce of any Exequutors.

To the flowrth. That shee was Wife to one of the Exequuto<sup>rs</sup>, & that shee was a wittnes but noe Legatee.

To the ffifth That all but her selfe were.

That to the best of her knowledge he was, ffor he spoake senceably, & knew us all there present.

Sworne Eod die Coram me Job. Chandler.

Liber Jane Cockshott aged 17 yeares or thereabout her answere to the P. C. R. fores<sup>d</sup> Interrogatories, uppon Oath & Examinaon.

To the ffirst That the first day Mr Gill came to this Deponts mothers howse, being the time he there dyed, hee spake of making his Will & tht hee did nominate Mr Gerard & her Brother Adams to bee his Exequutors & tht he desyred it severall times in his sicknes.

To the Second. That the same day Mr Gill dyed this Depont Sayth, Shee was wth her sister Adams called into the roome by her mother, where Mr Gill was, her ffather in Law Cawsine being present, Where Mr Gill desyred them to take notice th this was his Will, And th Willm Harper being called in to write his Will desyred to bee excused not knowing the forme.

To the Third. That shee knows not That M<sup>r</sup> Gill was p<sup>e</sup>swaded by any to make choyce of his Exequuto<sup>rs</sup>, or th<sup>t</sup> hee was hindred of any persons to come to him, That hee desyred.

To the ffowrth. That shee was sister in Law to One of the Exequuto<sup>rs</sup>, but further knows not.

To the ffifth. That shee was not present, fully to heare M<sup>r</sup> Gills Will, therfore knows nothing concerning Legacies, & th¹ shee doth not remember any part of it (Except) That hee desyred all his cattle should be brought to her mothers howse & there to remaine for three yeares: & the nominating his Exequutors, weh were those about mentioned.

To the Sixth. That to the best of her Judgm<sup>t</sup> he was, for he was sencible, & knew all that were there present.

Sworne Eod die Coram me

p. 130 The Depos<sup>n</sup> of M<sup>rs</sup> Jane Clearke aged 46 yeares or thereabouts Sworne & examind this 16<sup>th</sup> of August 1658.

Sayth, That Beniamin Gill deceased after nominating & appoynting his Exequutors weh were Mr Thomas Gerard, & this Deponts sonne in Law Henry Adams, did dispose of his wordly goods as followeth.

Imp<sup>e</sup> That one Thowsand pownds of Tob, or thereabout, we<sup>ch</sup> was in M<sup>r</sup> Thomas Gerard & M<sup>r</sup> Robert Slyes hands should be gyuen to the Church to bee prayed for.

2<sup>ty</sup> That hee gaue to this Depont in consideraon of her paines & charges all his moueable goods, Excepting his Chayres & Stooles & Table, weh were att Widdow Lewis her howse, The weh Chayres, Stooles & Table, hee gaue to this Deponents Daughter Jane Cockshott

It. Hee gaue to this Deponts husband Nicholas Cawsine fiue hundd pownds of Tob: & fiue hundd pownds of Tob more to this Depont, And to this Deponts Daughter Jane Cockshott, & her sonne Ignatius, & Nicholas Cawsine to each of them hee gaue fiue hundd pownds of Tob.

It. To this Depon's Sonne Ignatius Cawsine, he gaue his best Liber suite of cloathes

It. Hee did bequeath to his Cozen Robert Cole fiue hund<sup>d</sup> pownds of Tob, and told this Depon<sup>t</sup> hee did it, that hee should not molest his Exequutors.

It. That all his Cattle should bee brought to this Depon<sup>ts</sup> howse, & there remaine for three yeares, & att the end thereof the encrease should be sould, to help pay the Legacies, And the Principall stock he gaue to this Depon<sup>t</sup>.

And if in case his sonne in Law M<sup>r</sup> James Neale, or any from him, did not come, w<sup>th</sup> in the tearme of Three yeares into Maryland, That that Land belonging to him should bee disposed of by his Exequuto<sup>rs</sup>, And after they had performed his Legacies, the Remainder he gaue to his Exequuto<sup>rs</sup>, And w<sup>th</sup> all desyred th<sup>t</sup> some what out of Charity might be gyuen by his Exequuto<sup>rs</sup> to such poore men as M<sup>r</sup> Greene, what they should think good, & further sayth not.

Sworne before me, the day and yeare aboue written Job Chandler.

The Depos<sup>n</sup> of Mary Adams aged 21 yeares or thereabout sworne & examined this 16<sup>th</sup> of August 1658.

Sayth That Beniamin Gill deceased, when hee made his Will, did giue One Thowsand pownds of Tob to the Church weh was in Mr Gerards, & Mr Slyes hands, as hee supposed or more: But if it were not, he desyred his Exequutors should see it made good, Item hee gaue to this Deponts ffather in Law Nicholas Cawsine fiue hundd pownds of Tob, & to this Deponts mother hee gaue fiue hundd pownds of Tob, And to this Deponts sister Jane Cockshott, & to her Brothers Ignatius & Nicholas Cawsines to each of them he gaue fiue hundd pownds of Tob, And th' if his sonne in Law Mr James Neale, or any of his Children did not come into Maryland wth in three yeares, That then his Land & encrease of his cattle, should be sould by his Exequutors & further sayth not

Sworne before me, the day & yeare aboue written Job. Chandler

Thomas Carpenter Sworne in open Court Sayth, That hee was w<sup>th</sup> p. 131 M<sup>r</sup> Gill many times before hee dyed during his sicknes & putt him in mind of making his Will, And M<sup>r</sup> Gill tould him, that hee had sent for M<sup>r</sup> Gerard, & when M<sup>r</sup> Gerard came hee would make his Will, And th' hee would make M<sup>r</sup> Gerard & M<sup>r</sup> Adams Exequuto<sup>rs</sup>, And this Depon<sup>t</sup> goeing from him the day before hee dyed, hee desyred him to speake to M<sup>r</sup> Slye for some comfortable things, for that hee thought the worst to be past w<sup>th</sup> him, And then he had made noe will, as this Depon<sup>t</sup> knowes of, And further many times discoursing w<sup>th</sup> the s<sup>d</sup> M<sup>r</sup> Gill hee heard him say, That hee would giue Robert Cole fiue hund<sup>d</sup> pownds of Tob. & further sayth not

Robert Cole (per Attornat James Langworth) objecteth, That the Liber P. C. R. peties (all of them) by whom Mr Gerard & Mr Adams intends to proue a Will are interessed as Legatees.

The Judgmt of the Court is That there is not sufficient proofe made of the sayd Will.

Alewander

The plf (per Attornat Will<sup>m</sup> Mills) complayneth agst the deft for Watts pff.

James tht Ano 1657, the deft coming to the plf & demanding the Leauy w<sup>ch</sup>

Veitch deft came unto 50<sup>t</sup> of Tob, the s<sup>d</sup> deft sett the Broad arrow on a hogshead of Tob of the plfs, depryuing him thereby of the use thereof, & wch hogshead of Tob. is now rotten.

> Will<sup>m</sup> Ennis sayth uppon oath, That after the hogshead was soe marked, the plf promised the deft to repack that hogshead of Tob. The deft likewise promising, to lett him have goods for the overplus.

> And the deft produced his account for Leauis & ffees, Three hundred Thirty two pownds of Tob.

The Court see noe cause of suite.

Mr Henry Coursey pff empanelled. Baysey deft

This Cause being uppon accounts &c: & intricate, A Jury is

Warrt to the Sheriffe to empanell a Jury of 12 men Ret forthwth Sheriffe returneth his writt & warned

fforeman

Thomas Letchworth Mr James Lindsey Mr Robert Slve James Veitch Capt Willm Euans Mr Richard Willan Will<sup>m</sup> Dorington Mr Henry Adams Mr John Hatch Henry Keine Hugh Stanley. Philip Land

who returne their Verdict in writing (Viz)

Whereas the plf Mr Henry Coursey demandeth of Michael Baysey deft, by specialty fower hund & sixteene pownds of Tob & cask, & uppon a former Court Order due to the peticular Estate of the sd plf Two hundd thirty nine pownds of Tob & cask, & one hundd pownds (due uppon account) of Tob & cask, w<sup>ch</sup> in all amounteth to Seauen hundd & fifty fiue pownds of Tob & Cask, And the sd defendant making nothing thereof to appeare payd. Wee find for the plf seauen hundd fifty fiue pownds of Tob. & Cask wth cost The verdict entred for the Judgmt

p. 132 Overzee v. Eltonhead vid. order fol. 36 vid. fol. infrà 208

To the honbie the Gouernoe & Councell The humble Petn of Jane Eltonhead Sheweth

That in Aprill att the last Prouinciall Court yor Petr had an Order graunted agst her att the suite of Mr Symon Ouerzee, Concerning some cattle of the sd Ouerzees wch were strayed, & gott amongst yor Petrs cattle unknowne to yor Petr. Yor Petr being ill att the time when

the s<sup>d</sup> Order was graunted; & not having any Attorney in Court, Liber Shee humbly prayes this hon<sup>ble</sup> Court to take the premises in Consideraon & yo<sup>r</sup> Pet<sup>r</sup> as in duty bownd shall pray &c:

John Hollinsworth aged 19 yeares or thereabouts Sworne & Examined this 7<sup>th</sup> of Octob<sup>r</sup> 1658, Sayth in open Court.

That hee was Cowkeeper unto M<sup>rs</sup> Eltonhead, & goeing into the Marish one night, where his mistresses Cattle were, he saw amongst them Two strange Cowes, the one of them hauing newly calued, & the other had a calfe about a weeke old. And That that uery night there fell a great Snow about Kneedeepe (as this Depon't thinketh) And the next morning his M<sup>es</sup> sending for her owne Cattle home this Dept sayth that that Cow w<sup>ch</sup> had calued the night before, had lost her calfe, And that the other Cow th' had the Calfe was swamped & dyed together w<sup>th</sup> 3 other of his M<sup>rs</sup> owne Cowes att the same time, this Depon't being then uery sick, But what became of the calfe hee knoweth not And for the other Cow shee neuer knew any calfe shee had, saue only th' w<sup>ch</sup> was lost in the snow & further sayth not.

James Bowling aged 22 yeares or thereabouts sayth, that Mes Eltonheads Cowkeeper came out of the Marish, where these two strange Cowes were, & when he came home he related that of these strange Cattle one was dead in the swamp, & he heard Sawnders Laremore say the same, tht shee was dead in the swamp, & this Cow appeared afterwards to be Mr Symon Ouerzees, & further sayth not.

Alexander Laremore sayth That there once was Two Cowes & one Calfe of M<sup>r</sup> Ouerzees amongst M<sup>rs</sup> Eltonheads cattle, And M<sup>rs</sup> Eltōheads seruants dryuing their owne cattle home, the s<sup>d</sup> Two Cowes followed the other cattle, euen to the howse, And That Cow th<sup>t</sup> had the calfe dyed, But what became of the Calfe this Depon<sup>t</sup> knoweth not, & for the other Cow hee neuer knew any encrease shee had.

Mr John Anderton Sayth uppon oath in Court That there was Two Cowes & one Calfe amongst some cattle of Mrs Eltonheads, belonging to Mr Ouerzee, And the seruants fetching home their owne cattle the sd Two Cowes & calfe followed the other cattle home to the howse, And this Depont Sayth tht that Cow tht had the Calfe was swamped & dyed, But what became of the calfe hee knoweth not, And as to the other Cow hee neuer knew any Calfe shee had.

This Cause is Respited till next Court th<sup>t</sup> M<sup>r</sup> Ouerze be p<sup>e</sup>nt in Court.

To the honble the Gouernoe & Councell

The humble Petn of Margarett Brent Sheweth

That Thomas White late deceased w<sup>th</sup> in this prouince, out of the Re White's tender loue & affection hee beare unto yo<sup>r</sup> Pet<sup>r</sup>, intending if hee had Estate lyued, to haue marryed her, Did by his last Will giue unto yo<sup>r</sup> Pet<sup>r p. 133</sup>

Liber his whole Estate, weh he was possest of in his life time, as yor Petr P. C. R. can make appeare by seuerall deposns prouing the sd Will.

Yor Petr therfore humbly craueth this honbie Court would be pleased to take into their Charitable Consideraon yor Petes condicon, being a Seruant, And the yor Petr being the lawfull Exequutrix of the sd White & solely concernd' in the Estate, Vppon proofe of the Will, order of Court may be possesd' of the sd Estate & yor Petr shall pray &c:

Samuel Packer aged 24 yeares or thereabouts Sworne & examined this 2d day of Octobr 1658 Sayth.

That about the middle of Octobr last past, comming to Will<sup>m</sup> Marshalls to worke, he found there Thomas White deceased killing a hogge & amongst other familiar discourse, hee told this Depont the hee was crasve & desyred to eate some fresh prorke, saying I thinke I shall haue noe great occasion to kill any more: & taking this Depont by the Sleeue sayd, the rest are Margaretts if I dye, & further sayth not.

Jurat before me James Walker.

And Vppon this & other oathes produced, & formerly Recorded, there could not bee proofe made of the will.

Gerard v. [vide 3 Md.

Vppon the Pet<sup>n</sup> of Thomas Gerard Esq<sup>r</sup> demanding One Thowsand pownds of Tob & Cask, By a Note produced wth seuerall names att itt: imploying & sending downe him the sd Mr Gerard as Burgesse 276] to St Maries June 14th 1652.

It is Ordered tht the Pete haue fiue hundd pownds of Tob & cask, To be equally payd him, by the Subscribers of the sd note, & to be gathered up by the Sheriffe together wtb the Country Leauies.

Willm

The plf departing the Court, & not putting his plea in, agst the Battin plf deft, Ordered the the plf be nonsuited and pay fiue hundd pownds of Stone deft Tob to the deft for his molestation and trouble, Writt Exeq according to this Order, Vid. fol. 217.

Re Hatton's Estate

To the honble the Gouernoe & Councell The humble Petn of Patrick fforrest Sheweth

That yor Petr & Capt Rich: Banks being left Trustees or Exequutors of the late Estate of Mr Thomas & Mrs Margarett Hattons both deceased, Haue by & wth the consent of the sd Mrs Hatton's Children bargayned & sould unto the woll Philip Caluert Esqr the p. 134 howse & howses, as allso the Land late in the posses" & occupaon of the sd Mr Hatton, That is if in case this honble Court shall thinke fitt to allow thereof the sd Mr Hatton in his Will, leauing the Legality of the sd Saile, unto the confirmaon or disallowing of this honbie Court.

Hee humbly requests the you will passe yor Censure thereuppon, & Liber th' it may bee entred uppon Record, And yor Pete shall euer pray &c: P. C. R.

Vppon the fores<sup>d</sup> Pet<sup>n</sup> The Gou<sup>e</sup> requesteth the Councell then p<sup>e</sup>nt in Court to declare, each, their Opinion in this Cause.

Co<sup>tt</sup> John Price declareth That hee judgeth it better for the behoofe of the Children to sell it, then keepe it in their hands.

Capt Will<sup>m</sup> Stone his Opinion is, That the Exequator hath done well, if hee dispose of it.

Mr Baker Brooke sayth, That he thinketh it the best way for the benefitt of the Children, Yett hee doth not thinke it in the power of the Court to order the Sale.

Gouernor That it would bee for the Childrens best aduantage if it were sould, But the Petr cannot make the Bwyer any assurance of the Tytle to the Land.

Whereas Cornelius Johnson stands indebted unto Henry Thick- Thickpenny penny, in Six hundd & odde pownds of Tob. as is proued by the v. Johnson Vid. fol. 30 Oaths of Michael & Joane Baysey, And the deft being lawfully sum- & 31 moned, & not appearing, but by his Attorney crauing a Reference, Vid. fol. 39 And whereas the s<sup>d</sup> suite was respited the last Court, by reason of the Defts absence in that Court, It is Ordered the Deft pay or satisfy unto the plf, Six hundd & odde pownds of Tob & Cask, els Exequion, Writt. Exeq &c: fol. 217.

Vpon the Petn of the ptf, alleaging That being the Cheife or great- Philip Land est Crede to the Estate of John Crabtree deceased, & entring his v. Willm caueat agst the sd Estate in Mr Hattons Record in the time of the last troubles, & since the surrender of the Gouermt hath taken out Lrēs of admistraon of the sd Estate, Yett during the sd troubles, Will<sup>m</sup> Stephens by far the lesse Crede, had Lres of Admistraon Graunted him, & hath disposed of the sd Estate, according to the same by Vertue of his Lres of admistraon the plf sues, & requesteth the Court, that the sd Stephens give his sd Admistraon up, & account to the plf for the same The Judgmt of the Court is, (There appearing noe Cause of accon) That the ptf be nonsuited, & pay Costs to the dēft.

The Pff sheweth by Petn, that the deft engaged himselfe to pay a Ellionor Debt unto the plf, weh one Robt Nugent owed her, The deft sayth that Martin v. Capt Nich: hee engaged not, Only in Case the sd Nugent lyued wth him, Hee Gwyther would secure soe much Tob, in his hands for the use of the plf, yearely (his necessaries & cloathing being first prouided for) as hee made it, till the Debt was satisfyed & payd, But the deft being kept p. 135 prisoner att Seauerne, the s<sup>d</sup> Nugent went away from him & dyed.

The Court see noe Cause of accon, & thereuppon the plf is non-

suited

Liber P. C. R. Cole v. Gills' To the honbie the Gouernor & Councell

The humble Pet<sup>n</sup> of James Langworth Attorney of Robert Cole Estate Humbly Sheweth

That whereas Mr Beniamin Gill, late of this prouince Deceased, hath formerly obteyned an Order for an Extent agst the Land of Mr James Neale in Consideraon of 16000t of Tob & Cask, or thereabouts, being payd by the foresd Gill, for the use of Mr Neale as will appeare uppon Record. His humble request is That yor honrs will graunt the Admistrator the Benefitt of that Order Soe tht he may bee in a Capacity of receauing the Tob due from the sd Neale, to the deceased or his heyres & he shall pray &c:

Referred to the next Provinciall Court.

To the honbie the Gour & Councell &c:

Eltonhead v. Anketill The humble Petn of Jane Eltonhead Sheweth

Anderton's deposn infrà

That yor Petrs late husband Willm Eltonhead Esqr being in the late troubles sentenced to Death, by the pety then in opposition to his Lps Vid. Gouermt did some time before his death call unto John Anderton Gent<sup>n</sup> & wth intent to make his last will & Testamt, Did say unto him fol. 137 the sd Anderton, That he left all his Lands, wth all his other goods & Chattles to her disposing, for the good of her, & her Children, & desyred her to allow unto Robert ffenwick & Richard ffenwick some part of the Lands, according to her discretion, as by the Oath of the sd Anderton uppon Record appeareth, Now soe it is the yor Petr in her distressed Condicon, being desyrous to secure her selfe of the sd Estate humbly prays, That this honbie Court will according to Equity Consider of the sd Nuncupative Will, & decree the the sd Lands, may by the sd Will passe unto her, to be disposed of, according to the directions therein conteyned, as well as the goods & Chattles weh by the sd Will are undoubtedly uested in her And yor Petr shall pray &c:

Whereuppon the Court in Equity, Considered the strict imprisonmt, wherein the sd Willm Eltonhead was deteyned before his death, & att the time of his making the sd Will & the impossibility of obtevning pen, inke or paper to make a formall Will, as in Law is required for the passing of Lands by Testamt by reason of the strieght & unlawfull imprisonmt of the Testatoe And decree That the sd Jane Eltonhead shall possesse the sd Land, in as full, free, & large Estate as if the sd Willm had conceaued his Will in writing, And declare that all the heyres att Law of the sd Willm, are for euer barred all Claime to the sd Lands, as heyres to the sd Willm.

р. 136

Caluet County. Command Jane Eltonhead of Caluert County, That shee hould plea to ffrancis Anketill of the sd County, of a parcell of Land, commoly called Anketills neck, Bownded wth Two Creeks & the path, that leads from her the sd Eltonheads howse unto John Holfheads, now in the posses of ffrancis Anketill afores Con: Liber one hund & Twenty acres more or lesse.

Josias ffendall.

And the ffinall Concord betweene the peties afores is, That the sd Neck of Land, wth all Edifices, gardens, orchards &c: shall bee to him the sd ffrancis Anketill, his heyres & Assignes for euer, under the yearely Rent of One Barrell of sownd Indian Corne to be payd, att the Natiuity of our Lord, Prouided tht if att any time the sd ffrancis or his heyres, shall att any time desyre to sell the sd neck of Land in ffee, hee, or they, shall first make offer of the sd neck of Land to the sd Jane Eltonhead & her heyres

James Bowling aged 22 yeares or thereabouts Sayth, That M<sup>r</sup> Anderton v. Anderton went twice himselfe to M<sup>r</sup> Henry Hoopers' to desyre him to come & receaue & hogshead of Tob, & sent word att seuerall other times to receaue his Tob, & M<sup>r</sup> Hooper neglected to come soe long tht the shipping was ready to goe out of the Country, M<sup>r</sup> Anderton tooke this Depont & Will<sup>m</sup> Sinkler into the Tob howse, desyring us to looke uppon tht hogshead & tell him, whither in Our Judgmts that Tob was merch<sup>ble</sup> or not, And in Our Judgmts it was both sownd & merch<sup>ble</sup>, And uppon tht, the s<sup>d</sup> Anderton tenderd it downe for the use of M<sup>r</sup> Hooper & desyred M<sup>r</sup> Sinkler & this Depont to wittnes the same, & further sayth not

Jurat Coram George Thompson.

These accons (Viz)
John Anderton X Henry Hooper.
Thomas Seymour X Stephen Gary
Marks Pheypo X Will<sup>m</sup> Smoote

Respited till next Prouinciall Court. Postponements

Cap<sup>t</sup> Will<sup>m</sup> Stone demandeth of the Admistrato<sup>r</sup> or Exequutor of Stone v. Will<sup>m</sup> Stephenson deceased 346<sup>t</sup> Tob & Cask.

Co<sup>‡†</sup> nathaniel Vtye demandeth out of the Estate of Cornelius Utie v. Abrahamson afores<sup>d</sup> As the Attorney of M<sup>r</sup> Henry Meese 400<sup>‡</sup> Abrahamson's Estate Tob.

Patrick fforrest Exequutor to Mrs Margarett Hatton demandeth Hatton's Exec. v.

Abrahamson 155t Tob, due for ffees.

Abrahamson's Estate

Jacob Lumbrozo demandeth of Cornelius Abrahamson deceased Lumbrozo v. 400¹ Tob (uppon Exequuōn) besides other ffees due to the Clerks & Abrahamson's Estate Sheriffs.

James Bowling sworne in open Court Sayth, That he heard Edw: p. 137 Hotckeys complaine th<sup>t</sup> hee was wronged, concerning his seruice, & Hottskeys v. Fendall

Liber comming in hither & Michael Baysey told him That if hee thought P. C. R. hee could gett his fredome he had best goe to Mr Preston; & his Clerke would draw him a Pet<sup>n</sup> to that intent & purpose. And allthough the sd Hottskeys was putt to him, to doe him seruice, yett hee would exspect noe service from him, till hee saw wither hee could obteine his ffreedome or noe.

> John Anderton deposed allso Sayth, That hee heard the Boy complaine tht hee was wrongd, And heard Michael Baysey tell the Boy, That if hee thought hee could obteine his freedome, hee would not be his hinderance And (to the best of his knowledge) the sd Baysey promised him to goe along wth him to Mr Preston's

> Mr Henry Coursey allso sayth, That (being the Gours Attorney) Edw: Hottskeys went out of the Custody of Michael Baysey, to the howse of Mrs ffenwick (as this depont heard) And being up the Riuer he heard tht Mrs ffenwick & Mrs Eltonhead were goeing ouer to Mr Michael Brooks, wth whom was this Boy goeing ouer to complaine agst the Gouerno<sup>e</sup>, This Depon<sup>t</sup> writt a Lrē, to lett M<sup>r</sup> Brooks know the Gouernoes tytle to the Boy in part, That hee should doe well to haue him whipt, & sent to this Depont, But hee thought not fitt soe to doe, And uppon his Complaynt, a Warrt issued out, & this Depont arrested as Capt ffendalls Attorney to answere the sd Hotskeys suite, The Depont pleading the Act of the Boys dowbling his time as a Runaway, And the Court att tht time refused him, Saying, That hee had liberty to complaine wth out being tearmed a Runaway (or words to tht purpose)

Penalty on Officers refusing

Vppon motion of his L<sup>ps</sup> Attorney, whatt ffine shall passe uppon those who refuse to accept of their Commis<sup>ns</sup>, & serue their Country? commissions It is Judged & Ordered that they pay each of them seuerally soe refusing one Thowsand pownds of Tob, And the account of the same to be gruen to the Sheriffe to be gathered together wth the Country Leauies.

> And the Gouernoe appoynted the next Prouinciall Court to be holden on Twesday the 14th day of Decembr next

Re Eltonhead's Estate Vid. fol. 135 This

Charles Calvert Esqr

# The depos<sup>n</sup> of John Anderton

This Depont aged 36 yeares or thereabouts sworne & examined, Deposi was Sayth, That about the 28th of March in the yeare 1655, att Seauerne Mr Will<sup>m</sup> Eltonhead called to him this Depont, & desyred him oth Aprill, to take notice, the what he then sayd, as to the disposing of his 1664 & Accord. Lib. Estate, Was & should stand for his Last will, Hee being a Prisoner, and Lib. State having the Parafit of capacity in last with caused him to declare 1664 & not & not having the Benefitt of paper & inke: weh caused him to declare found on the by word of mouth, to weh this Depont was a Wittnes as ffolloweth. befor th't Impe. That hee left his Land & pesonall Estate to his Wife, att her Wm Bretton disposing & further did desyre his sd Wife . . . .

Jane Chambers aged 17 yeares or thereabouts Sayth, That the Liber second day of May, Elizabeth Potter & this Depont goeing to Good-Re P. C. R. Re Potter man Smiths howse there was a fidler, And tht when they were goeing home againe, This fidler sayd hee would goe to Capt Gwythers to fetch a warrt, And he not knowing the way Goodman Smith desyred the sd Elizabeth to shew him the path, as shee went along, Weh shee did, & it being late, hee desyred to take up his habitaon that night att her howse, web shee consented unto, The next morning the sd ffidler desyred Henry Potter to goe wth him to Martin Kirke to demand a Runaway, And the sd Henry Potter sayd, If I should putt you into the sd Kerks hands, for a Runaway, it would bee a pretty least. Doe then sayd the ffidler, And the sd Potter asked him if there would come any harme thereof, or noe, & the ffidler answered noe, saying tht if Keirke should goe to pull him in, he should goe nigh to giue him a dash in the Teeth, weh the sd Henry Potter desyred him not to doe, & further sayth not.

Jurat 7° Octob. cora G. Thompson.

Rose Smith aged 59 yeares or thereabouts Sayth that Will<sup>m</sup> Thomas sayd in her hearing. That hee was sorry th<sup>t</sup> hee tooke the Oath agst Potter, ffor it would undoe him, & th<sup>t</sup> M<sup>r</sup> Caluert should say, hee would banish the s<sup>d</sup> Potter out of the Country, The s<sup>d</sup> Thomas asked M<sup>r</sup> Caluert what hee would doe w<sup>th</sup> Potters Children, & M<sup>r</sup> Caluert should reply, They would doe aswell w<sup>th</sup> him as w<sup>th</sup> their Parents, & further Sayth not.

Jurat Eod die Cora G Thompson

John Bisco aged 49 yeares or thereabouts Sayth, That Will<sup>m</sup> Thomas did desyre Henry Potter to putt him into the Cunstables hands for a Runaway, & th<sup>t</sup> the s<sup>d</sup> Potter did desyre him to declare, whither he thought it would be the occasion of any trouble, yea or noe, & that the s<sup>d</sup> Thomas sayd noe, & further Sayth not.

Jurat Eod die Cora G Thompson.

Will<sup>m</sup> Orsberston aged 33 yeares or thereabouts Sayth, That about Re Orley 16 yeares agoe this Depont heard Mr Leonard Caluert force 300 Acres of Land uppon Thomas Orley & Isaack Edwards: of w<sup>ch</sup> they would haue had but 50: but because they were seated in the cheifest place, & he threatning them to turne them of tooke the whole 300 Acres. This their agreemt was about Christmasse, & they were to pay six barrells of Corne, & Twelue Capons yearely, & Mr Caluert bownded them from the head of Langfords Creek to the head of the Creek ioyning to the Plantaön, & this Depont was a Serut att th time to Tho: Orley, & the s<sup>d</sup> Orley sould him to Tho: Allen & halfe the Land, & Mr Caluert comming downe, Tho: Butler tould the s<sup>d</sup> Mr Caluert That hee had but little good Land in his

Liber Deuident, & desyred M<sup>r</sup> Caluert to preuaile w<sup>th</sup> Tho: Allen to lett P. C. R. him haue a peice of Land w<sup>ch</sup> lyeth before Nicholas Keytins doore betweene the head of Langfords Creek & a Gutt, right agst Keytins doore. And Tho: Allen att M<sup>r</sup> Caluerts request graunted therto, & further sayth not

Jurat Eod die Cora G. Thompson

Oct. 9 Whereas there was a warr<sup>t</sup> issued agst Cuthbert Phelps, att the Polys Suite of James Gaylourd for 1500<sup>t</sup> Tob. & the writt being Returned Phelps non est inuentus, & it appearing th<sup>t</sup> the s<sup>d</sup> Phelps is resident att p<sup>e</sup>nt in the County of Kent.

Warr<sup>t</sup> inde to the Sheriffe of Kent County to arrest &c: Ret next Prouinciall Court to be holden att S<sup>t</sup> Leonards in the County of Caluert 14th day of Decemb<sup>r</sup> next.

Commissioners for Calvert Co. Writt to warne ffrancis Anketill, John Ashcomb, Henry Hooper George Peake, Sampson Waring, Hugh Stanley Gent<sup>n</sup>, to take the oath of Commis<sup>rs</sup>, for Caluert County.

Oct. 25 Samuel Palmer enters his mark for hoggs & Cattle (Viz) swallow forked on the Right eare, And Two notches on eyther side of the Left eare opposite one to another

Nov. 3 Morris v. Murrell, accon of Debt of 3000 Tob.

Warrt to the Sheriffe of Kent County to arrest &c: Ret. next Prouinciall Court, to bee holden in Caluert County 14<sup>th</sup> of Decembrance, the first day of the Court.

Land v. Chandler

I Philip Land of S' Maries County, doe for my selfe, my heyres, or assignes, acquitt, release, & discharge Job Chandler of Portoback in the prouince of Maryland aboues<sup>4</sup>, of & from all debts, dues & demands, of him, his heyres & assignes, from the beginning of the world, to this pent day, as wittnes my hand this 12<sup>th</sup> Octob 1658.

Wittnes Tho: Maris.

Philip Land.

Assignment Know all men by these pents the I Martin Keirk of the prouince of Maryland Plant, doe for seuerall Causes me thereunto mouing make ouer & conuey all my Estate both personall & reall, unto my louing Wife Mary Keirk, as wittnes my hand this 10th of June 1657.

[Witnesses] Martin M K Keirk

Will<sup>m</sup> Coursey Edward X West.

Mark Cattle John Mac Cart recordeth his mark (Viz) Cropd both eares, w<sup>th</sup> a hole, in or under both the Crops.

John Towng Recordeth his mark (Viz) The Right eare slitt ouer Liber & under (in manner of a flower de Luce) The Left eare Cropt, wth P. C. R. mrk. Cattle a hole in the Crop.

Agnes Norman recordeth her mark (Viz) The left eare swallow p. 140 forked, The Right eare Cropd, Wch was the mark of her father John mrk. Cattle Norman.

Martin Kirk complayneth agst Capt Nicholas Gwyther, in an Novembr 8th action of trespase, ffor tht the sd Gwyther killed the Complaynts Cow, Kirk v. about 2 yeares since, not having allowed or gyuen him satisfaction therfore.

# By the Leiutent of Maryland

#### Proclamaon

Postponement of Court Session

Nouembr 12th Whereas I had appoynted to hold a Prouinciall Court, uppon Twesday the 14th of Decembr next, In order to weh, Writts & processe may have issued, The holding of tht Court att tht time being likely to proue inconvenient, These are to give notice that I have adjorned the sd Court till the nineteenth of January next, And tht all writts. & processe issued for tht Court intended to bee held, on the 14th of Decembr shall bee Returnable on the sd 19th of January. Gyuen under my hand this 12th day of Nouembr 1658.

Iosias ffendall.

John Little demandeth wart agst Aaron Jacobson, in an accon of Novembr Case. Little v.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret next Jacobson Prou. Court to bee holden 19th Jan: next.

Aaron Jacobson demandeth warrt agst John Little Accon sup. Jacobson v. Case.

Warrt to the Sheriffe of Caluert County to arrest & Ret. next Prouinciall Court, ut suprà.

John Grammer demandeth warrt agst Will<sup>m</sup> Bramwall, in an Grammer v. accon of Case.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret next Prouinciall Court ut suprà.

John Grammer demands warrt agst Will<sup>m</sup> Bramwall in an accon Grammer v. Bramwall of Slaunder.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret next Prouinciall Court ut suprà.

Sub pen, to the Sheriffe to warne Richard Smith & Giles Sadler to testify (500t Tob each) in ditta caa.

Liber Job Chandler Esq<sup>r</sup> demandeth warr<sup>t</sup> agst John Cornelius, in an P. C. R. Chandler v. accon of Case.

Cornelius Warrt to the Sheriffe of Caluet &c: Ret ut suprà.

p. 141 Sub pcen. Edward Good (500<sup>†</sup> Tob) to testify in a Cause depend-Hampstead v. Overzee ing betwixt Will<sup>m</sup> Hampstead & M<sup>r</sup> Symon Ouerzee (p Hampstead).

Stanley v. Sub pœna Will<sup>m</sup> Howes (500<sup>t</sup> Tob) to testify inter M<sup>r</sup> Hugh Pott Stanley & John Pott (p Stanley).

Allen v. Will<sup>m</sup> Allen (p<sup>r</sup> Attornat Thomas Mathews) demandeth warr<sup>t</sup> Fenwick agst M<sup>rs</sup> Jane ffenwick in an accon of Debt of 340<sup>1</sup> Tob.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret. next Prouinciall Court ut Suprà.

Lumbrozo v. Jacob Lumbrozo demandeth warrt agst M<sup>r</sup> Michàèl Brooks in an Brooks accōn of Debt.

Writt to the Sheriffe Caluet &c: Ret ut Suprà.

Lumbrozo v. Jacob Lumbrozo demandeth warr<sup>t</sup> agst Will<sup>m</sup> Chaplin Accōn Chaplin Case.

warrt to the Sheriffe Caluet &c: Ret. ut suprà.

Mackey v. Robert Mackey demandeth warr<sup>t</sup> agst Henry Osborne, Accōn Osborne Case. Warr<sup>t</sup> to the Sheriffe of Caluert County to arrest &c: Ret 2<sup>d</sup> day of the next Prouinciall Court.

Subpen. Thomas Robinson (500<sup>t</sup> Tob) to testify in ditta caa.

Read v. George Reade demandeth warrt agst Will<sup>m</sup> Euans, Accōn of Case.

Evans Warrt to the Sheriffe of Caluert County to arrest &c: Ret 2d day
of the Court ut suprà.

Subpœn. James Veitch, & John Knap to testify in dittâ Caâ  $(500^{4} \text{ Tob each})$ 

Brooks, Mr Michael Brooke admistrator of the Estate of Capt John Smith Adminis. v. Veitch deceased demandeth warrt agst James Veitch.

Warrt to Sheriffe Caluet &c: Ret 2d day ut Suprà.

Prator v. Jonathan Prator demandeth warr<sup>t</sup> agst Cornelius Kennede, Accon Kennedy Case

Warrt to the Sheriffe Caluet &c: Ret 2d day ut suprà.

Subpæn: John Morison, & Dauid Tod to testify in dittâ Causâ, (500¹ Tob) each.

Nathaniel Vtye (pr Attornat, Rich: Collett) demandeth warrt Liber P. C. R. agst Peter Sharpe in an accon of Case. Utve v. Sharpe

Warrt to the Sheriffe Caluert &c: Ret 2d day ut suprà.

Sub pen. Will<sup>m</sup> Yorke, & Samuel Keister (500<sup>t</sup> Tob each) to testify in ditta caa.

Henry Parnell (pr Attornat Edward Packer) demandeth warrt Parnell v. Cornelius & agst John Cornelius, & John Weynold, in an accon of Debt. Weynold

Warrt to the Sheriffe of Caluert County to arrest &c: Ret.

Writt of Scire facias to the Sheriffe of Anarundell County agst p. 142
Bretton v. Walter Smith, att the suite of Will<sup>m</sup> Bretton, for 318t Tob. & Cask Smith Vid. fol. 206 for Clerks ffees, Ret next Prouinciall Court &c:

Raph Crouch demandeth warrt agst Mrs Jane ffenwick in an Crouch v. accon of Case, to the value of 2000 Tob. Concerning a horse.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret next Prouinciall Court, 2<sup>d</sup> day ut suprà.

Sub pœn, Mr Thomas Stone, Barnably Jackson, Richard Stone, Mr Tho: Mathews, Mrs Hester Mathews, Thomas Hawker & Bryant & Tho: Courtney to testify in ditt caâ, 500t Tob each Ret. ut suprà.

Writt Sub peen, to the Sheriffe of St Maries County to warne Mr Re Cole John Metcalfe to declare & testify, concerning the Rent of Mr Neales Plantaon & the Order for the Extent deliuered unto him, att Mr Robt Coles request, 500t Tob. Ret next Prouinciall Court ut Suprà.

Mary the Wife of Daniel Clocker recordeth the mark of her sonne November Thomas Courtney (Viz) Slitt wth two slitts in both eares alike, & 22th Cattle Mark the undermost tip of both eares cutt of, And all the femal Cattle soe marked belong to the sd Thomas Courtney, Being the Encrease of a Cow, went the sd Mary recoursed of ffrancis Gray, in leiw of a Cow of hers killed in time of the plunder by the sd Gray, & att the killing thereof assumed to be payd for by him, Wch Cow soe killed as aforesd was gyuen afore by the sd Mary, to her Sonne Thomas Courtney during her Widowhood: Shee being then the Relict of James Courtnev Deceased.

Vincent Attkison recordeth his marke (Viz) Cropd' on the Right Decembr 10 mark Cattle eare & slitt in the Crop, The Left eare swallow tayld, or forked.

Will<sup>m</sup> Kennede recordeth his mark (Viz) Cropd on the Right eare mark Cattle & slitt on the Left eare.

Att a Prouinciall Court held att St Clements Mannoe on Wednes-P. C. R. day p° Decembris 1658.

Dec. I Pent

Josias ffendall Esqr Goue. Cott John Price Philip Caluert Esqr Secr. Assistt Thomas Gerard Thomas Cornewalleys Esq<sup>r</sup>

Attorney Naugh-

Was called before the Board Naughnongis charged wth the fellonious taking away of One shirt, fowle but neuer washed halfe a nongis Matchcoate, a new payre of Irish stockins, & breaking the Locke of Edmund Phillpotts doare.

Naughnongis pleads not guilty.

The euidence being Examined, & found not pregnant agst the Prisoner. Proclamaon was made That the Prisoner att the Barre p. 143 stood uppon his Justificaon. And the any one that could give euidence should come and giue euidence for the Ld Proprietary.

None appearing. It was considered by the Board That notwthstanding the euidence was not pregnant. Yett his owne confession euidenced to the Board That hee was Gwilty of the fact, Therefore Ordered that the sd naughnongis be sold, And that out of the price the Country & Edmund Phillpott be satisfyed: The one for their Charge, The other for the goods Stolne, And the Indian be secured in the Sheriffs Custody.

Cornewallevs v. Chandler

The plf preferd' in, his Bill of Complaynt in Chancery (Viz). To the honbie Capt Josias ffendall Leiut Gent of Maryland & and Overzee Chanceloe there, wth the Councell of State.

> The humble Complaynt in Chancery of Thomas Cornwalleys of the Crosse in Maryland, agst Job Chandler & Symon Ouerzee of the same prouince Gent<sup>n</sup>. Sheweth

> That whereas Co<sup>tt</sup> ffrancis Yardley of Virginia came into this Prouince & tooke up a great Tract of Land att Portoback, whereon he seated divers Negro's to plant: Pretending shortley after to transport himselfe & family into this prouince. Vppon the credit of weh Estate yor Petr dealt wth him, & one Nathaniel Batt for Two Indian Slaues for a valuable consideraon in hand payd, to be deliuered to yor Petr in Aprill or May 1654, under the penalty of 50001 weight of Tob: as by the Obligaon under the hands & Seales of the sd parties doth & may appeare. In exspectaon of whose performance yor Petr sent att the day appoynted a Boate & Three men as far as James Riuer to receive the sd Indians, to his dammage of att least 1000t of Tob, But received none, nor since any satisfaction for the debt or dammage. Now soe it is That shortley after yor Petr having occasion to goe for England, Left order wth his Attorney for Attatch

ing the Estate of the sd Yardley in this prouince, he being not here. Liber for satisfaction of the sd Debt & Dammage, Wch Attatchmt was P. C. R. graunted by Capt Will<sup>m</sup> Stone then Gouernoe of this prouince, But before it was served the Sheriffe by the instigaon & procuremt of Job Chandler, then One of the Councell & of neare relaon to the sd Yardley, was expresly Ordered not to take the sd Estate into his Custody, as hee was authorized by the Attatchm<sup>t</sup>, But to depose it, att the howse of the sd Job Chandler wch hee accordingly did. After wch immediately succeeded the change of Gouermt, by the unhappy defeate of the sd Capt Stone, & his Company att Annarundell, During weh my Attorney fearing the exsportaon of the sd negro's, weh was then all the uisible Estate of the sd Yardley wth in this prouince, who was then allso Deceased in Virginia, Tooke out a new Attatchm<sup>t</sup> from tht power: weh was allso Exequited by the Sheriffe, but not taken into his posses<sup>n</sup>, as it ought, But by the perswasion & procuremt of the sd Job Chandler againe deposited wth him, uppon an p. 144 Obligaon from him & One Goulding to be responsable for the sd Negros, untill yor Pete were satisfyed or further proceedings att Law determined the business, wth wch Obligaon the Sheriffe acquainted my Attorney, telling him he might proceed att his leisure, for the Estate was secured in Mr Chandlers hands till further proceedings att Law determined it. Who thereuppon lett it rest, exspecting my returne into this prouince, or that the Gouerment should againe reuert to itts lawfull authority. Before weh hapned, the Widdow of the sd Yardley & mother in Law to the sd Chandler & Ouerzee. hearing of my arryuall in Verginia, where I had occasion to stay some time before I came into this prouince, hyres or borrows a Sloope & men of the sd Ouerzee to export the sd Estate out of this prouince, Who knowing the s<sup>d</sup> Estate to be attatched, & bayled & indebted to vor Petr as aforesd, wthout any lawfull clearing or appearance in the suite, notw<sup>th</sup>standing was ayding & assisting to the exportaon of the sd Estate out of this prouince, just att the arryuall of yor Petr, before hee had any notice of it, whereby to haue hindred the same, Wch otherwise had remayned untill yor Petr could haue taken some course for his redresse: Of wch hee is now alltogether destitute, unlesse he bee releiued in Equity, as hee humbly conceaues hee ought agst the sd Chandler & Ouerzee. The One having protected the sd Estate contrary to the Legall Course of Attatchmts, & after deliuered it up, & permitted it to bee exported, notwthstanding his Obligaon in the hands of the Sheriffe, to the Contrary as aforesd. And the other for being knowingly ayding & assisting by his Sloope & man to the exportaon of the same, & uictualling them att his owne howse, when they were goeing out of the prouince. As allso in Consideraon that the sd Partyes are since enriched, by the sd Estate, & haue received part thereof, in kind back into this prouince by gwift from the Widdow of the sd Yarley, Wch

Liber vor Petr humbly conceaues in Equity still liable to the Attatchmt. P. C. R. granted by Capt Stone, all Justice being impeded from tht time, untill vor Petr proceeded agst Job Chandler for the sd Estate. In tender Consideraon of all weh premises yor Petr humbly prayeth That the sd parties may according to the usuall Cours in Chancery putt in their answere uppon Oath, & declare why the sd Estate was soe protected as aforesd, & after wth out any notice gyuen to your Petr, or his Attorney, or any Legall proceeding for recalling of the obligaon past as afores<sup>d</sup> for securing the s<sup>d</sup> Estate, Deliuered up & p<sup>e</sup>mitted to be exported. And uppon what tearmes, or security the same was done & permitted. As allso who hyred or borrowed the sd Sloope for the exportaon, And if hyred whither by the month or the Voyage, And what men were in her to sayle her, how called, & how & by whom payed & uictualed. What was the hyre of the Sloope, where & by whom payd, & in what Comodity? By wch yor Pete p. 145 doubts not but you will find sufficient cause to relieue him, And the untill this suite be determined, the Sheriffe may be Ordered to take into his posses<sup>n</sup> the negroes, th<sup>t</sup> were formerly part of the Estate attatched, now in the posses<sup>n</sup> of the s<sup>d</sup> Chandler & Ouerzee: or they Ordered to be responsable for them when the s<sup>d</sup> suite is ended.

And yo<sup>e</sup> Pet<sup>e</sup> shall pray &c:
Thomas Cornwalleys.

Ordered That the defendants putt in their answere uppon oath, att the next Prouinciall Court.

Barton v. Gerard

Gerard

Command Thomas Gerrard Esqr & Susan his Wife to hould plea, to William Barton; of Barton Hall Mariner in an accon of Couent to him the sd Willim Bartin of Three hundd Acres of Land, one dwelling howse One Orchard, Two Tobaccho howses Lying or being in the Mannoe of St Clemts in the County of St Maries, according to a Couent or Deed of Bargaine & Sale from the sd Thomas Gerard.

Ano Dni 1658, and is as followeth.

Josias ffendall.

This Indenture made the Twentieth day of Septemb<sup>r</sup> in the yeare of Our Lord God One Thowsand six hund<sup>d</sup> fifty & Eight, Betweene Thomas Gerard of S<sup>t</sup> Clem<sup>ts</sup> manno<sup>r</sup> Esq<sup>r</sup> of the one part, And Will<sup>m</sup> Barton of Barton Hall Mariner of the other part, Wittnesseth That the sayd Thomas Gerard hath for a ualuable Consideraon Bargayned & sold, And by these p<sup>c</sup>nts doth bargaine & sell unto the s<sup>d</sup> Will<sup>m</sup> Barton One neck & parcell of Land Bownded w<sup>th</sup> a marked white Oake, Standing from the head of the back Creek of Canow neck One hund<sup>d</sup> & Sixteene perches running East to the head of the s<sup>d</sup> Creek of Canow neck by the neck East Sowth East into S<sup>t</sup> Clem<sup>ts</sup> Bay for the length of One hund<sup>d</sup> & Twenty perches or thereabouts And on the East w<sup>th</sup> the s<sup>d</sup> Bay of S<sup>t</sup> Clem<sup>ts</sup> for the length of One hund<sup>d</sup> &

threescore perches or thereabouts to the mouth of a Creek called Liber Bartins Creek On the north of a marke Gumme standing neare the P. C. R. path of a Swamp side for the length of One hundd perches or thereabouts & from the Gumme running West one hundd and sixteene perches to a marked White Oake On the West wth a lyne Sowth Sowth west from the one marked white Oake One hundd & thirty perches to the other marked white Oake on the Sowth Conteyning by Estimaon Three hundd Acres Bee it more or lesse, Lying & being in the province of Maryland wth free ingresse egresse & regresse for hoggs & Cattle And likewise the liberty of hunting hawking fishing & fowling As allsoe to fall trees & carry away timber for building uppon the sd neck. (The Islands & wild hoggs excepted) But in case the Will<sup>m</sup> Barton his heyres or Assignes doe kill or take aliue any wild hoggs uppon the sd mannor to one halfe soe killed or taken aliue to restore to the Lord of the mannoe To haue & to hold the sd Three hund Acres of Land wth all perquisitts profitts & hereditamts p. 146 (except before excepted) unto him the sd Willm Barton his heyres & assignes, from the day of the date hereof for euer. Yeilding & paying therefore yearely & euery yeare unto the sd Thomas Gerard his heyres or assignes Three barrells of good sownd Indian Corne, or thirty shillings sterling or three hundd pownds of good sownd merchantable Tobaccho & Two fatt Capons or henns, att the ffeast of the Nativity of our Blessed Saujour, or forty dayes before or after att the mannor howse of St Clements aforesd. And there to appeare uppon summons to doe homage & Seruice att all Court Leets & Court Barons that may or shall bee holden uppon the sd mannor according to the usuall Custome of England or the Law of this prouince, Prouided tht the sd Willm Barton his heyres or assignes shall not lett sett or sell the premises or any part thereof to more or any more Seates then one for the settlemt of any more families then one there wth out the consent of the sd Thomas Gerard his heyres or assignes. And the sd Thomas Gerard shall warrant & defend the premises from all Claymes & tytles to be made by himselfe his heyres exequutors Admistrators or assignes In wittnes whereof the partyes first aboue named to these pent Indentures interchangeably haue sett their hands & Seales Dated the day & yeare first aboue written Thomas Gerard

Sealed & deliuered in the pence of

Se + ale

Edward Packer

Tho: Williamson

And the fynall agreem<sup>t</sup> betweene the s<sup>d</sup> parties is, That the s<sup>d</sup> 300 Acres of Land mentioned in this sd Deed, wth one dwelling howse, One Orchard & Two Tobaccho howses scituate & being in St Clemts mannoe in the County of St Maries aforesd be conueyed to the sd Willm Barton & to enjoy the same to him his heyres & assignes for euer.

Mr Symon Ouerzee made his appearance, And the Goue ap-P. C. R. poynted the sd Mr Ouerzee to appeare againe to morrow morning Attorney The Court adiorned by the Goue till ten o'Clock to morrow General v. Overzee morning

## Thursday 2º Decembris

### Pent as Yesterday.

Mr Will<sup>m</sup> Barton informes the Court agst Mr Symon Ouerzee, for Dec. 2 Attorney that the sd Ouerzee correcting his negro seruant the sd negro dyed Overzee under his sd Correction

> The Examinaon of Hannah Littleworth aged 27 yeares or thereabouts taken the 27th of Nouembr 1658, before Philip Caluert Esqr.

This Examint sayth That somtime (as shee conceives) in Septembr was two yeares, Mr Ouerzee commanded a negro (commonly p. 147 called Tony) formerly chayned up for some misdeamenors by the command of mrs Ouerzee (mr Ouerzee himselfe being then abroad) to be lett loose, & ordered him to goe to worke, But instead of goeing to worke the sd negro lavd himselfe downe & would not stirre. Whereuppon mr Ouerzee beate him wth some Peare Tree wands or twiggs to the bignes of a mans finger att the biggest end, weh hee held in his hand, And uppon the stubbernes of the negro caused his Dublett to bee taken of, and whipd' him uppon his bare back, And the negro still remayned in his stubbernes & feyned himselfe in fitts, as hee used att former times to doe, Whereuppon Mr Ouerzee commanded this Examt to heate a fyre shouel, & bring him some Lard, which shee did. And sayth that the sd fyre should was hott enough to melt the Lard, but not soe hott as to blister any one, & tht it did not blister the negro, on whom Mr Ouerzee powrd' it. Immediately thereuppon the negro rose up, & Mr Ouerzee commanded him to be tyed to a Ladder standing on the foreside of the dwelling howse, weh was accordingly done by an Indian Slaue, who tyed him by the wrists, wth a peice of a dryed hide, And (as shee remembers but cannot justly say) That hee did stand uppon the grownd. And still the negro remayned mute or stubborne, & made noe signes of conforming himselfe to his Masters will or command. And about a quarter of an howre after, or lesse, Mr Ouerzee & Mrs Ouerzee went from home, & doth not know of any Order Mr Ouerzee gaue concerning the sd negro. And tht while Mr Ouerzee beate the negro & powred the Lard on him, there was nobody by, saue only Mr Mathew Stone, & Mrs Ouerzee now deceased. And the from the time of Mr Ouerzees & his Wifes goeing from home, till the negro was dead, there was nobody about the howse but only the sd Mr Mathew Stone, Will<sup>m</sup> Hewes, & this Examt, & a negro woman in the quartering howse, who neuer stird' out. And the after Mr Ouerzee was gone, uppon the relaon of Mr Mathew Stone, in the presence of Willm Hewes the the negro was dying, this Examine desyred Mr Mathew

Stone to cutt the negro downe, & hee refused to doe it, Will<sup>m</sup> Hewes Liber allso bidding him lett him alone & wth in lesse then halfe a howre P. C. R. after the negro dyed, the wind comming up att northwest soone after hee was soe tyed up. And hee was tyed up betweene three & fowre o'Clock in the afternoone, & dyed about six or seauen, & was kept till next morning before he was buried.

Vppon the reading this Examinaon (Hannah Littleworth being present in Court) When shee came to that peticular Concerning the tying of the negro up by the wrists (Viz) Whither hee stood uppon the grownd Yea or Noe? Shee declareth That now shee uery well remembers That hee stood uppon the grownd.

Will<sup>m</sup> Hewes sworne in open Court Sayth That hee was pent, att p. 148 the time when Mr Ouerzee beate his negro, wth the Twiggs, And the hee saw him beate the negro, & saw him allso powre Lard uppon him. & that as hee conceaues & remembers, he saw noe blood drawne of the negro, And this Deponent being willing to help the negro from the grownd, Mr Ouerzee having his knife in his hand, cutting the twiggs, threatned him to runne his knife in him (or words to that effect) if he molested him. And that the negro (as he thinks, but cannot justly say) stood uppon the grownd, And sayth further That the negro did commonly use to runne away, & absent himselfe from his Mr Ouerzees seruice.

The Gouernor requests the Councell, then pent, to declare their Opinions, whither it was in the power of the Court to judge this busines now, Yea or noe? Mr Ouerzee humbly requesting the Court to end it, & tht he may be acquitted. And uppon consideraon the Mr Mathew Stone was allso pent as is declared whose Examinaon is not yett taken, may euidence some things materiall in the busines, It is agread by the Board, And Ordered tht Mr Ouerzee putt in Bond of One hund Thowsand pownds of Tob, to the Ld Proprietary for his appearance att the next Prouinciall Court, & there to attend the finall determinaon of the same.

It is Ordered by the Board that Henry Moore haue the Indian Attorney Naughnongis (he paying for him One Thowsand pownds of Tob) General v. to him the s<sup>d</sup> Henry Moore his heyres & assignes for euer, W<sup>ch</sup> nongis Tobaccho is to goe to the defraying the charge, & paying Edmund Phillpott as is mentioned in the former vectordays order

rimport, as is mentioned in the former yesterdays order, (Viz)	
To Edmund Phillpott	172 <sup>†</sup> Tob.
To Humphrey Attwicks for dyett for himselfe & the Indian	320
ffor himselfe att seuerall times imployed 24 dayes in the Countries Seruice	480
To Mr Bretton Clerke for his ffees	028
	1000

Came John Shanke & reassigneth his marke of Cattle &c: (Viz) Liber P. C. R. Cropd both eares, wth two slitts in eyther Crop, vnto Mrs Susan Germark Cattle ard engageth neuer more to challenge this marke, eyther in the behalfe of himselfe, or in the behalfe of his Child.

And the Gouernoe dissolued the Court.

Decembr 20 Mr William Bretton I doe hereby acknowledge to owe unto Philip p. 149 Caluert Esqr Three Thowsand pownds of Tob. & Cask wth out Mee grownd leaues or Seconds to be payd to him the sd Philip Caluert The said his heyres, Exequutors admistrators or assignes the Tenth day of Calvert Octobr next, And hereby allso I doe authorize you to enter a Judgmt acknowl-edged full therefore uppon the Prouinciall Court Records. Witness my hand satisfaccon this second day of September 1658. Signum of this

Judgmt this 21th of ffebruary 1660 Peter Bathe Acknowledged before me Edd Lloyd. George G. M. Mee.

W<sup>ch</sup> Lrē, Acknowledgem<sup>t</sup> & Judgm<sup>t</sup> thereuppon is accordingly entred die 2° Supradict Decembr 1658 pr me

Will<sup>m</sup> Bretton.

21 ffeb: 1660 Philip edged full Judgmt

Mr William Bretton I doe hereby acknowledge to owe unto Philip The said Caluert Esqr One Thowsand six hundd ninety seauen pownds of Tob Calvert & Cask wth out Seconds or Grownd leaves to bee payd to him the sd acknowl- Philip Caluert, his heyres Exequutors Admistrators or assignes att or satisfaction uppon the Tenth day of Octobr, weh shall bee, in the yeare 1659, And of this hereby allso I doe authorize you to enter a Judgmt therefore uppon Peter Bathe the Records of the Prouinciall Court, Wittnes my hand this second day of Septembr 1658 Signum

Acknowledged before me Edd Lloyd George G. M. Mee.

W<sup>ch</sup> Acknowledgm<sup>t</sup> & Judgm<sup>t</sup> thereuppon is allso entred by me 2° Decembris Supradict, 1658

Will<sup>m</sup> Bretton.

Assignment

Whereas Will<sup>m</sup> Assiter & Thomas Diniard standeth bound for mee unto Will<sup>m</sup> Euans for the paym<sup>t</sup> of Three Thowsand pownds of Tob & Cask, And that the fores<sup>d</sup> Assiter & Diniard may bee the better secured from the sd Debt I Robt Thomas doe by these pents bind & make ouer unto the foresd Willm Assiter & Thomas Diniard all my whole Estate in generall, That is to say Eight head of Cattle, hoggs, & Tobaccho that is now my Estate att pent, & whatsoeue shall be mine hereafter, Vntill the sd Tobacho be payd, & the foresd Assiter & Diniard discharged. Then the foresd Estate to return to mee & not before. As wittnes my hand the 13th day of Nouembr Año 1658

Signed & Deliuered in pence of Will<sup>m</sup> Euans Peter Achillis.

The R T. mrk of Robert Thomas

Will<sup>m</sup> Hampsted demandeth writt agst M<sup>r</sup> Symon Ouerzee accon Liber Case, Summons to the Sheriffe of S<sup>t</sup> Maries County to warne &c: P. C. R. Ret. next Provinciall Court to be holden att S<sup>t</sup> Mary 3<sup>d</sup> day of the v. Overzee Court.

Supæn. Thomas Kemp, & Adam Dutchman to testify in dit. caâ uppon the forfeiture of 500<sup>t</sup> Tob each.

Cap<sup>t</sup> Thomas Cornwalleys demandeth warr<sup>t</sup> agst Cloues Mace in Decembran accon of Debt to the ualew of 1500<sup>t</sup> Tob.

We at the Sheriff of St Maria County to a great for Britannia County to the Sheriff of St Maria County to a great for Britannia County to the Sheriff of St Maria County to a great for Britannia County to the Sheriff of St Maria County to the Sheriff of St Maria

Wart to the Sheriffe of St Maries County to arrest &c: Ret. next Cornwalleys Prouinciall Court to be held att St Maries 19 January next, 3<sup>d</sup> day.

Cap<sup>t</sup> William Stone demandeth war<sup>t</sup> agst Martin Kirke, & Edward Stone v. Claxston Accon Sup<sup>e</sup> Case.

 $War^t$  to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. next Provinciall Court ut suprà  $\mathfrak{Z}^d$  day.

Cap<sup>t</sup> Thomas Cornwalleys demandeth war<sup>t</sup> agst Michàèl Cranley, Cornwalleys & his Wife the Relict of Thomas Gregory deceased & Michàèl <sup>v.</sup> Cranley et al. Baysey to giue account of the Estate of the s<sup>d</sup> Thomas Gregory.

War' to the Sheriffe of S' Maries & Caluert County to arrest &c: Ret. next Prouinciall Court ubi suprà.

Capt Thomas Cornewalleys demandeth wart agst ffrancis Brooks, Cornwalleys & James Lindsey to giue acct of the Estate of Will<sup>m</sup> Nugent De- v. Brooks et al.

Writt to the Sheriffe of  $S^t$  Maries & Charles Counties to warne &c: Ret. next Prouinciall Court ubi suprà.

Cap<sup>t</sup> Thomas Cornwalleys demands war<sup>t</sup> agst Edmund Philpott <sub>Cornwalleys</sub> Accon sup<sup>e</sup> Case. 

Cornwalleys v. Philpott

Wart to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court ubi suprà.

Cap<sup>t</sup> Thomas Cornwalleys demandeth war<sup>t</sup> agst Will<sup>m</sup> Styles in Cornwalleys an accon of Debt of 1217<sup>t</sup> Tob.

Wart to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court ut suprà.

Summons to the Sheriffe of S<sup>t</sup> Maries County to warne M<sup>r</sup> Symon Cornwalleys Ouerzee to answere the Bill of Complaynt in Chancery of Cap<sup>t</sup> v. Overzee Thomas Cornwalleys Ret. ubi suprà.

Subpœn to the Sheriffe of S<sup>t</sup> Maries County to warne Rob<sup>t</sup> Cornish Re Cole to bee att the next Prouinciall Court, to testify Concerning a Cow Killed att Hebdens Poynt att the howse of Rich: Abrahall uppon the

Liber forfeiture of 500<sup>1</sup> Tob. Ret. next Prouinciall Court ut Suprà, att P. C. R. Rob<sup>t</sup> Coles request.

Taylor v. Subpæn to the Sheriffe of S<sup>t</sup> Maries County to warne Peter Jordan Achillis to bee att the next Prouinciall Court to testify in a Cause depending betwixt Robert Taylor & Thomas Jorden mercht uppon 500<sup>t</sup> Tob forfeiture, Ret. next Prouinciall Court ubi Suprà, att Robt Taylors request

Willan v. M<sup>r</sup> Richard Willan demands war<sup>t</sup> agst Rob<sup>t</sup> Kedger & George Kedger Taylor in an accon of Case.

Wart to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court ut suprà.

Summons to the Sheriffe dit County to warne Vincent Atchison; fforker ffrizell, ffrancis ffisher, Auis Joanes, Robt Cornish, John Harwood & Owen James to testify in ditt caâ, vppon 500t Tob forfeiture each, Ret. ut suprà att Mr Willans request

- p. 151 Summons to the Sheriffe of S<sup>t</sup> Maries to warne ffrancis ffisher & Edward Chicken to testify in ditta Caâ, uppon 500<sup>t</sup> Tob forfeiture Ret. next Prou: Court ut Suprà att Kedgers request.
- Crouch v. Summons to the Sheriffe of S<sup>t</sup> Maries to warne Thomas Griffin to be att the next Provinciall Court to testify in a Cause depending betwixt Raph Crouch & M<sup>rs</sup> Jane ffenwick concerning a horse uppon 500<sup>t</sup> Tob. forfeiture Ret. ut suprà att M<sup>rs</sup> ffen. request
- January 3º Mrs Jane ffenwick demands wart agst Walter Hall in Accon of Fenwick v. Debt Wart to the Sheriffe of St Maries County to arrest &c: Ret. next Provinciall Court to be held att St Maries 19th Jan: next. Summons for Walter Pakes to testify in ditta caâ.
- Tilghman v. Cap<sup>t</sup> Samuel Tilghman demands warr<sup>t</sup> agst Rob<sup>t</sup> Kedger Accōn Kedger Case. War<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. next Prouinciall Court ut suprà.
  - Kedger v. Robt Kedger demands Wart agst Capt Samuel Tilghman<sup>n</sup>, Accon Tilghman Case.

Wart to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court ut suprà.

Harper v. Will<sup>m</sup> Harper complaines agst M<sup>r</sup> Rob<sup>t</sup> Clearke in an accon Case.

Summons to M<sup>r</sup> Rob<sup>t</sup> Cleark to answere to the s<sup>d</sup> Complt

Summons to the Sheriffe of S<sup>t</sup> Maries & Charles Countyes to

warne John Shirtcliffe, Walter Hall & M<sup>r</sup> Henry Adams to testify in ditt caâ, uppon 500<sup>t</sup> Tob forfeiture, Ret. ut Suprà.

Richard Collett complayneth agst Mr Robert Clearke in an accon Liber P. C. R. of Debt of 6561 principall Debt by Bill, besides Court charges. Collett v. Summons to M<sup>r</sup> Rob<sup>t</sup> Cleark to answere to the s<sup>d</sup> complaynt. Clarke

John Harwood demands writt agst Will<sup>m</sup> Edwin for 300<sup>t</sup> Tob. Harwood v. wth 2001 Tob. more for charges, besides Costs of suite, according to Edwin an Order of Court held att Patuxt 17th ffeb. 1657, had agst the sd Edwin.

Writt of Scire ffacias to the Sheriffe of St Marys County, Ret ut Supe.

Attatchmt issued agst the Estate of Capt Willm Mitchell for 2000t 23th Octobr Tob att the request & demand of Capt Thomas Cornwalleys in an 1658 Cornwalleys accon of Debt to that ualew, Ret. this Prouinciall Court. v. Mitchell's Estate

Speciall wart from the Gour to the Sheriffe of St Maries County to 27th Novemarrest John Shanks & Charles Maynard att the suite of Capt William Stone in an accon of Debt, Ret. this Provincial Court ut Suprà.

br 1658 Stone v. Shank & Maynard

Anne Hammond demandeth attatchmt agst the Estate of Jeruice 50 Decembr Dodson alleaging the sd Dodson is indebted to her 5 Cowes, & their encrease for these 4 yeares past

Hammond r. Dodson's Estate

Attatchmt to the Sheriffe of St Maries County to attatch &c: Ret. next Prouinciall Court ut suprà.

Capt Samuel Tilghman demands wart agst Will<sup>m</sup> Edwin in an January 50 Tilghman v. accon of Debt to the ualew of 1200 Tob.

Edwin Wart to the Sheriffe of St Maries County to arrest &c: Ret. next p. 152

Prouinciall Court to be held att St Marys 19th Jan. next.

Nicholas White demandeth wart agst Humphrey Howel, Accon White v. Howell Case.

Wart to the Sheriffe St Maries County to arrest &c: Ret. ut supra. Summons to the Sheriffe to warne John Coleman & ffrancis Mogge to testify in caâ supradict uppon 500<sup>t</sup> Tob. fforfeiture, Ret. next Prouinciall Court ut suprà.

Capt Thomas Cornwalleys demandeth warrt agst Richard Sheppey, Cornwalleys in an accon of Debt of 1000t Tob.

Wart to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court ut suprà.

Capt Thomas Cornwalleys demands wart agst John Jarbo & Robt Cornwalleys v. Jarbo & Cole Cole.

Wart to the Sheriffe of St Maries to warne the sd Jarbo & Cole to bee att the next Prouinciall Court to answere to the Complaint of the sd Cornwalleys in Chancery agst them, Ret. ut suprà.

Liber P. C. R. Cornwalleys v. Cole

Capt Thomas Cornwalleys demands wart agst Dauid ffereira in an accon of Case.

Wart to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court to be held ut Suprà.

Summons to the Sheriffe of St Maries County to warne John Macky to testify in ditt caâ, uppon 500t Tob forfeiture Ret. ut suprà.

Thomas Kedger demandeth warrt agst Walter Hall in an accon Kedger v. Hall of Debt to the ualue of 1200 Tob.

> Writt to the Sheriffe of St Maries County to arrest &c: Ret next Prouinciall Court to be held ut suprà.

Keytin v. Nicholas Keytin demands wart agst Martin Kirk in an accon of Kirk Defamaon

> Writt to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court ut suprà.

> Summons Henry Potter, Edward Claxston Capt Nicholas Gwyther & his Wife to testify in ditt Caâ. sub 500t Tob each, Ret. ut Suprà.

Stone v. Symonds

Capt Will<sup>m</sup> Stone demands wart agst Tho: Symonds accon Case. Writt to the Sheriffe of St Maries County to arrest &c: Ret next Prou: Court ut Suprà.

Wilkinson v. Wilkinson Will<sup>m</sup> Cler. Enters Caueat agst the Admistratoe of Brooks ffrancis Brooks Estate for 250t Tob. by Bill.

January 15th v. Spriggs

Capt Thomas Cornewalleys demandeth writt agst Thomas Sprigge Cornwalleys in Accon Debt.

Writt to the Sheriffe of Caluert County to arrest &c: Ret next Prou: Court att St Maries 23 ffeb. next.

Cornwalleys v. Burdeck

Capt Thomas Cornewalleys demandeth wart agst Thomas Burdeck in an accon of Debt

Writt to the Sheriffe of St Maries to arrest &c: Ret. next Prouinciall Court att St Maries holden ut suprà.

Juaary 17th Power of

Know all men by these pents the I Nathaniel Vtie doe give Mr Utie's Rich: Collett, as full power as my selfe hath to receaue all Debts, Attorney Dues & demands belonging to mee in Patuxt and Maryland, Wittnes my hand this 28th of Octobr 1657 Nath Vtie

In presence of George Vtie George Gouldsmith. Know all men by these pents the I Thomas Gerard of St Clements Liber Mannor Esqr doe remise release aquitt exonerate & discharge Mr P. C. R. Septembr 5th Raph Crouch Executor to Lawrence Starkey Deceased of & from 1658 all debts dues & demands whatsoeue, weh was any ways formerly due Re Starkey's Estate from the Estate of the afforesd Mr Starkey unto me Thomas Gerard, & I doe likewise acquitt & discharge the aboues d Mr Crouch on the behalfe of the aforesd Mr Starkey or any Estate formerly belonging to him from the beginning of the world to this present.

Signed in the pence of James Langworth Justinian Gerard

Tho: Gerard

Will<sup>m</sup> Edwin aged 46 yeares & upwards att the request of Rob<sup>t</sup> July 28th Cole maketh oath, tht ffowre yeares agoe Mr Beniamin Gill lay sick Re Gill's at this Deponts howse: & in time of his sickness there he declared to Estate this Depon<sup>t</sup> That if it pleased God to take him out of this life, Robert Not in Baldwin Cole who was his Kinsman should enjoy all the euer he had, Except his sonne or Daughter, or some of their Children should perchance come in hither into this Country William Edwin

Jurat Cora me Will<sup>m</sup> Bretton

Mary the Wife of Will<sup>m</sup> Edwin maketh Oath That Mr Beniamin Gill, lying sick att her howse, was uery desyrous to have some body to write his Will, & there being nobody then there lyuing that could write, He requested this Depont to beare wittnes the hee gaue what p. 154 hee had to his Kinsman Robt Cole; Except Mr Neale or his Wife, or any of their Children should come into this Prouince, & further sayd That hee had none here to enjoy what hee had, but his Kinsman Robert Cole The mark of

Jurat Cora me Will<sup>m</sup> Bretton

Mary loo Edwin

May 16th 1656

Received by me Henry ffoxe of Maryland Twelve hundd pownds Re Brooke's of Tob & Cask of Mrs Mary Brooke, the Widow of Robt Brooke Estate late of Maryland Deceased Esqr, as full satisfaction unto all Judgmts & Bills of the sd Robert Brooke Graunted eyther unto me or Philip Land, or both of us. And I doe further bind my selfe my heyres Executoes & Admistratoes to secure the sd Mary Brooke, & the heyres of the sd Robt Brooke from Claime of Philip Land or any other concerning the aforesd Judgmts or Bills. Wittnes my hand the day and yeare aboue written.

Signed & Deliuered in the pense of

Henry |-F ffoxe.

Iames Lee E his marke

Baker Brooke Charles Brooke. Liber Capt Thomas Brooke enters his marke (Viz) Both Eares Crop'd P. C. R. Wth a hole in the Left eare, & Two slitts in the Right eare.

Abrams v. ffrances Abrams demands warr<sup>t</sup> agst Rob<sup>t</sup> Blinkhorne in an accon Blinkhorne of Case.

Writt to the Sheriffe of Caluert County to arrest &c: Ret. ut Suprà.

Thickpenny Henry Thickpeny demands warr<sup>t</sup> agst M<sup>r</sup> Thomas Sprigge in an v. Sprigg accon of Debt.

Writt to the Sheriffe of Caluert County, &c: Ret. ut suprà.

Thickpenny v. White Debt. writt to the Sheriffe of Caluet County to arrest &c: Ret ut Suprà.

Pheypo v. Marks Pheypoe enters Caueat agst the Admistratoe of the Estate Brook's of ffrancis Brooks Deceased, for One yeareling Cow Calfe weh the p. 155 sayd Brooks undertooke to satisfy or pay fowre yeares since

Lucas v. Will<sup>m</sup> Lucas enters Caueat agst the Adminstrato<sup>e</sup> of the Estate of Brook's francis Brooks Deceased for 636<sup>t</sup> Tob & Cask

1658/9 Robert Clearke Esq<sup>r</sup> demands out of the Estate of Will<sup>m</sup> Lewis January <sup>20th</sup> Deceased fiue hund<sup>d</sup> pownds of Tob & Cask, It being due to him for Lewis's his ffees of Suruey of 3000 Acres Layd out for the s<sup>d</sup> Lewis in Estate Nangemy Creek.

Cornwalleys v. Chandler and Overzee Sumons to the Sheriffe of S<sup>t</sup> Maries County to warne Thomas v. Chandler Kedger, & Thomas Haruey (uppon 500<sup>t</sup> Tob each) to testify in a Cause depending inter Cap<sup>t</sup> Tho: Cornewalleys & M<sup>r</sup> Job Chandler & M<sup>r</sup> Symon Ouerzee in Chancery, Ret.

 $_{1658/9}$  Thomas Cornewalleys Esqr demandeth the these warts be renewed January  $_{24^{th}}$  Viz

renewed X Clones Mace
X Rich: Sheppy
X Robt Cole
X Will<sup>m</sup> Styles

wart renewed Ret.

Mitchell v. Capt Will<sup>m</sup> Stone (the Attorney of Capt Will<sup>m</sup> Mitchel) demand-Boreman eth wart agst Will<sup>m</sup> Boreman in an accon of Debt

Writt to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret next Prouinciall Court

Summons to Mr Job Chandeloe to answere to the Bill in Chancery Liber of Thomas Cornewalleys Esqr next Prou: Court.

Cornwalleys v. Chandler

Barnaby Jackson X Capt Stone wart renewed.

Warrants renewed

Will<sup>™</sup> Hampsted X M<sup>r</sup> Oue<sup>e</sup>zee

Hugh Beuin demandeth writt agst Mr Symon Ouerzee accon Bevin v. Supe Case.

writt to the Sheriffe of St Maries County, Ret.

Will<sup>m</sup> Hewes Complayneth agst Mr Robt Cleark &c: accon Debt. Hewes v. Summons to the Sheriffe of Charles County, Ret.

Speciall warrt to the Sheriffe of St Maries County to warne Vin- Indian v. cent Attchison to appeare pesonally att the next Prouinciall Court, to Atchison answere the Complaint of an Indian the sd Vincent having abused him & robbed him of his Roanoke.

Mrs Jane Eltonhead demandeth writt of Scire facias agst the Eltonhead v. Estate of Edmond Scarborough in the hands & possn of Mr Robt Scar-borough's Taylor & James Veitch. Estate

Writt &c: to the Sheriffe of Caluert County to warne the sd Mr Robt Taylor & James Veitch to shew Cause put in writt.

Will<sup>m</sup> Hewes complayneth agst Capt Will<sup>m</sup> Stone, & requesteth 1658/9 Summons in an accon of the Case. Summons to the Sheriffe of february Charles County &c: Ret. next Pro: Court

Hewes v. Stone

Robt Kedger demandeth to haue his wart renewed agst Capt Sam- Kedger v. uel Tilgman in an accon of Case, of 1800t Tob. Wart renewed & Ret. next Prov: Court.

27° Decembr 1651

Receaued the day & yeare aboue written of Anthony Rawlings 1658/9 Tenne shillings in money sterling, & as for soe much Rent due to his february Lp for this pent yeare 1651 from him the sd Anthony for his fower Re Rawlins hundd Acres of Land on the north side of Patuxt Riuer & for his Plantaon uppon Trinity Creek where he now liveth being One hundd Acres of Land I say receaued by mee

Tho: Hatton Attorn Graft.

Receaued of Michàel Baisey his Lps Rent for 400 Acres of Land, on the north side of Patuxt River taken up by Anthony Rawlins there. & is for Two yeares ending att Christmas next, I say receaued the

Liber s<sup>d</sup> Two yeares Rent. Wittnes my hand this 20<sup>th</sup> day of Decemb<sup>r</sup> P. C. R. 1653, by mee

Tho: Hatton Attorn graft

June 2d 1657

Receaued of Michàèl Baisey one barrell of Corne for Rent, Receaued p<sup>r</sup> mee Josias ffendall

1658 Nov. 10 Att a County Court held att St Leonards on the Tenth day of Nouembr 1658.

Henry Coursey Esq<sup>r</sup>. Henry Hooper
Thomas Sprigge
Rob' Taylor

ffrancis Anketill

Gent<sup>n</sup>. George Peake
Hugh Stanley

Robt Taylor
v. James
Veitch
The plf sueth the deft touching some accompts betweene them & to haue the deft come to an accompt wth him, Web the deft denying to doe, Craues an Appeale to the Provinciall Court.

William The Compl<sup>t</sup> sueth the s<sup>d</sup> Ketherton & ffrench (Seruants to John Bromell v. Grammer) for slaundring him; Alleaging th<sup>t</sup> they had informed their Ketherton master that hee had Counselled them to murther their s<sup>d</sup> master. nat: ffrench The dēfts appeare not in Court;

John Grammer denies the Allegaön & appeales to the Prouinciall Court. Vera Copia Ex Record Ex. p<sup>r</sup> me Ed: Scott.

Fereira v. Dauid ffereira demands warrt agst Humphrey Warren in an Warren accon of Debt to the ualew of 16<sup>s</sup> 2<sup>d</sup> sterl.

Wart to the Sheriffe of St Maries County &c: Ret next Prov: Court

Fendall v. Josias ffendall Esq<sup>r</sup> Gou<sup>r</sup> demandeth writt agst Michàèl Baysey
Baysey in an accon of Case.

D. 157

Warr<sup>t</sup> to the Sheriffe of Caluert County to arrest &c: Ret. next Prouinciall Court att S<sup>t</sup> Maries 23<sup>th</sup> ffeb. next.

Cornwalleys
v. Michael
Long & Philip Hide to testify in a Cause depending betweene Capt
Thomas Cornewalleys & Michaèl Ret next Pro: Court.

Woolman v. Richard Woolman demandeth writt agst Robt Harwood in an Harwood accon of Case.

Warrt to the Sheriffe of Caluert County to arrest &c: Ret next Prouinciall Court, ut Suprà.

#### Proclamation

By the Leuitenant Generall.

Whereas I did intend to hould a Court att St Maries uppon the Court nineteenth of January last past, And yhereas the sd Court by the Summoned unexspected Thawe could not then be held, Wch may if not otherwise prouided for proue a prejudice unto the Country. These are therefore to give notice to all pesons Concerned That I doe intend to hould a Provinciall Court att St Maries uppon the 23th day of ffebruary (Vide 3, Md. next ensuing the date hereof And the all writts Processe & Attatchmes Arch. Coun. determinable att that Court inended to be houlden, on the 19th of 359) January last as afores<sup>d</sup> are hereby reinforced, And to declare that all Causes then determinable shall att the Court to be houlden on the 23th day of ffebruary next wthout further processe or arreast receaue Determinaon. Gyuen under my hand this 8th day of ffebruary 1658 Josias ffendall.

Liber P. C. R. 1658/9

Capt Thomas Cornewalleys demandeth wart agst John Webbe, Cornwaleys in an accon of Debt of 300t Tob.

Wart to the Sheriffe of Charles County to arrest &c: Ret next Prouinciall Court ut suprà.

Mr Symon Ouerzee demandeth wart agst James Lindsey to giue Overzee v. Lindsey in an acct of Symon Antonios Estate.

Warrt to the Sheriffe of Charles County Ret. ut suprà.

Dr Luke Barber demandeth warrt agst John Neuill in an accon Barber v. of Debt.

Wart to the Sheriffe of Charles County, Ret next Prouinciall Court ut suprà.

Robt Hudson (pe Attornat Edmund Lindsey) demandeth wart p. 158 Hudson v. agst Thomas Baker in an accon of Debt. Baker

Writt to the Sheriffe of Charles County to arrest &c: Ret next Prouinciall Court, 23 ffeb. next.

Martin Cole demandeth warrt agst Thomas Pryoe in an accon Cole v. Prvor of Case.

Writt to the Sheriffe of St Maries County to arrest &c: Ret next Prouinciall Court ut suprà.

I under written doe acknowledge to haue receaued in the yeare ffebruary 1657 of Michàel Basey Three barrells of Corne weh is for Rent for 23th the use of the Lord Proprietary. I then being Receiuoe Generall. rent Wittnes my hand this 23th of ffebruary 1658.

Henry Coursey.

Deed of gift

This day Came Hugh Beuin of St Hieroms in the County of St P. C. R. Maries, & acknowledgeth himselfe to haue gyuen, & doth hereby of heifer giue & deliuer to Nicholas Gwyth Gent<sup>n</sup> for the use of Owen Gwyther his some One Black pyed Heifer, marked The Right eare underkeeld. The Left eare Cropd' wth Two slitts in the Crop, wth all the whole encrease both male & ffemale to him the sd Owen Gwyther & his hevres. And is to advance him a portion

Recogniz Coram me Will<sup>m</sup> Bretton.

Hugh Beuin

Acquittance

Whereas Capt Nicholas Gwyther about 5 or 6 yeares agoe passed his Bill or Specialty to Christopher Russell for Two hundd pownds of Tob & Cask, Wch Bill was by the sd Russell assigned ouer to Willm Eale, & by him the sd Eale assigned againe to Hugh Beuin Wch Bill is accidentally lost. And lest perhaps it should againe appeare & be found, I the sd Hugh Beuin doe hereby bind my selfe to acquitt, & doe hereby acquitt & discharge the foresd Capt Nicholas Gwyther of & from the sd Bill & Debt as aforesd of 200 Tob. & Cask.

Hugh Beuin

Fereira v.

Dauid ffereira demands wart agst Humphrey warren, in an accon Warren of Debt of 36s 6d money sterl.

Wart to the Sheriffe of St Maries County to arrest &c: Ret next Prouinciall Court.

mrk Cattle

John Dauis recordeth his mark of Cattle &c: (Viz) Cropd' on both eares, wth a hole in both eares.

ffebruary 23th 1658 Sheriff's Sheriffe of St Maries County Ret his writts (Viz)

All writts &c: Exequited Except Summons pro John Shirtcliffe returns in caâ, Wm Harper X Mr Clearke.

Sheriffe of Charles County Ret. All executed

Sheriffe of Caluert County, Ret. All executed (Except) writt pro Aaron Jacobson X John Little writt pro John Little X Aaron Jacobson writt pro Jonathan Preston X Cornelius Kennede.

Sheriffe of Kent County Ret. all executed

Sheriffe of Annarundell County Ret. Executed.

Att a Prouinciall Court held att St Maries on Wednesday this vide 3 Md. 23<sup>th</sup> ffebruary 1658.

Pent

Josias ffendall Esqr Goue Mr Robert Clearke Dr Luke Barber Philip Caluert Esq<sup>r</sup> Secr M<sup>r</sup> Baker Brooke

Was called afore the Board Jacob Lumbrozo, & charged by his Liber Lps Attorney for uttering words of blesphemy agst Our Blessed P. C. R. Sauiour Jesus Christ.

Attorney General v. Lumbrozo

The Depos<sup>n</sup> of John ffossett aged 44 yeares or thereabouts Sayth this 10th day of ffebruary 1658

That about halfe a yeare since, this Depont being att the howse of Mr Rich: Prestons, & there meeting wth Jacob Lumbrozo, Hee this Depont & the sd Lumbrozo falling into discourse concerning Our Bd Sauior Christ his Resurrection, Telling the sd Lumbrozo that hee was more then man, as did appeare by his Resurrection. To wen the sd Lumbrozo answered, That his Disciples stole him away, Then this Depont replyed, the noe man euer did such miracles as hee, To wen the sd Lumbrozo answered, That such works might be done by Negromancy, or sorcery or words to th<sup>t</sup> purpose, And this Depon<sup>t</sup> replyed to the sd Lumbrozo, the hee supposed, the the sd Lumbrozo tooke Christ to be a Negromancer. To went the sd Lumbrozo answered nothing but laughed & further this Depont Sayth not.

Jurat die & Año Supradict Corar me Henry Coursey.

I Richard Preston Jun doe testify the about June or July last past comming from Thomas Thomas, in company wth Josias Cole, & the Jew Doctor, knowne by the name of Jacob Lumbrozo, the sd Josias Cole asked the sd Lumbrozo whether the Jewes did looke for a Messias? and the sd Lumbrozo answered ves. Then the sd Cole p. 160 asked him, what hee was that was Crucifyed att Jerusalem? & the sd Lumbrozo answered hee was a Man. Then the sd Cole asked him how hee did doe all his miracles? and the sd Lumbrozo answered hee did them by the Art Magick. Then the sd Cole asked him, how his Disciples did doe the same miracles after hee was Crucifyed? And the s<sup>d</sup> Lumbrozo answered hee taught them his Art, & further sayth not

This was declared before mee as in the pesence of God that it is true this 21th ffebruary 1658 Henry Coursey

The sd Lumbrozo sayth the had some talk wth those persons, & willed by them to declare his Opinion, & being by profession a Jew he answered to some perticular demands then urged. & as to that of miracles done by Art magick, he declared what remaines written concerning Moses & the Magicians of Egipt: But sayd not any thing scoffingly or in derogaon of him, Christians acknowledge for their Messias.

It is Ordered that the sd Lumbrozo remaine in the Sheriffs Custody untill hee putt in security Body for Body to make answere to what shall be layd to his charge, Concerning those blasphemous words & speeches, att the next Prouinciall Court, & tht the persons be there present to testify uiua voce in Court.

Liber Mittimus to the Sheriffe of S<sup>t</sup> Maries County according to the P. C. R. order supradict.

The Court uppon speciall urgent busines of the Councell adiorned till to morrow morning.

#### Thursday 24° ffebruary

February 24 Pent.

Josias ffendall Esq<sup>r</sup> Gou<sup>e</sup> M<sup>r</sup> Robert Clearke Philip Caluert Esq<sup>r</sup> Secr M<sup>r</sup> Job Chandler M<sup>r</sup> Baker Brooke Cap<sup>t</sup> Will<sup>m</sup> Stone

Adams v. Parnell & Tilghman

Know all men by these pents the I Henry Adams of the Prouince of Maryland doe constitute, ordaine, & appoint my Louing ffreind Nicholas Gwyther of the same prouince my true & lawfull [Attorney] to all intents & purposes, as if I my selfe were pesonally present, & I doe give my sd Attorney as full power as any Attorney hath, or ought to have as wittnes my hand this 10th ffeb. 1658

Wittnes Leonard Greene

Henry Adams

Tho: + Pritchard

The plf (pe Attornat Nicholas Gwyther) euidenceth to the Court, that Henry Parnell Deceased was indebted unto the plf nine hunddninety Two pownds of Tob, principall Debt & the sd Parnell goeing out of the prouince, & not gyuing the plf satisfaction according to his ingagemt, tooke out an attatchmt agst the sd Parnells Estate & therfore prouing his sd Debt to bee iust, demands iudgmt & satisfaction out of the Estate formerly attatched, according to the sd Parnells Ingagemt unto the plf, whereuppon Capt Samuel Tilghman came, & sayth tht the Estate attatched, as belonging to Henry Parnell deft, was not the defts Estate but did wholly apperteine & belong to him the sd Capt Tilghman, & was surrendred unto him by the deft himselfe halfe a yeare att least before the Attatchmt was layd. It is therfore Ordered tht the Attatchmt be taken of till it bee made appeare tht the Tob formerly attatched is the defts owne reall Estate or not.

Attorney General v. Overzee Warr<sup>t</sup> to the Sheriffe to impanell of a Jury of Twelue men Sheriffe returnes his writt & warned

fforeman

Mr Henry Coursey Mr George Reade Mr Rich: Willan Mr Roger Isham Nich: Yowng Mr Edw: Parkes Edmund Lindsey Mr Hugh Stanley James Lee John Cornelius.

Was Called afore the Board Symon Ouerzee, His Lps Attorney informing the Court how tht the sd Ouerzee Correcting his Negro seruant, the sd Negro dyed under his Correction & prefers this inditemt

Lett it be enquyred for the Ld Proprietary, whither Symon Ouer- Liber zee late of St Johns in the County of St Maries merchant, On the Attorney Twentith day of September Ano 1656, att St Johns in the County General v. aforesd by force & armes, That is to say, wth Peare-Tree Twiggs of Overzee noe ualue, an assault did make uppon a certaine man called Toney a Negro, & his the sd Ouerzees slaue, Beating the sd Slaue, wth the sd Peare-Tree Twiggs, & powring melted Lard uppon him, And whither afterwards the sd Symon Ouerzee the Body of the sd Toney, tved by the wrists to a Ladder, did hang up from the Grownd exposed to the iniuries of the weather, Of weh stripes, melting Lard & hanging up by the wrists &c: the sd Toney wth in three howres dyed. And soe the sd Symon Ouerzee the sd Toney in manner & forme aforesd did felloniously by chance Kill, Contrary to the peace of his Lordship, his rule & gouernmt.

Job Chandler his testimony, concerning a Negro called Antonio belonging to his Brother Symon Ouerzee.

That his Brother Ouerzee brought the sd Negro Antonio about March in the yeare 1656 up to his Plantaon in Portoback Creek, & there left him wth his Ouerseer Clement Theobalds to worke wth his other servants But after his Brother Overzee was gone downe, the Ouerseer made many Complaynts to mee, tht hee could not make him doe any thing, noe not soe much as beate his owne Victualls, I aduised him to use all fayre meanes, to try if that way might work good uppon him, if not to give him blowes: But whither hee did correct him att any time I doe not know, But the sd negro runne away, & they complayned to mee that hee lay lurking about the Plantaon, & tooke his opportunity when they were in the feild att worke, or when they were att the Cow pen milking, then would he p. 162 gett into the howse & into the loft, & steale soe much bread & meate as he thought good & begone. After hee had run this course about three weeks or a month, one of my mayd seruants found him in an inward roome in my quartering howse Eating hominy out of a Pott, & came running in to acquaint mee wth it: But he perceiving tht he was discouered, sought to make an Escape, & was gott amongst high weeds creeping on his hand & knees But the dogs finding him out. I brought him into my howse. & found one of his hands extreame sore. & tht one of his fingers was mortifyed, tht it must be cutt of to saue his hand & arme from a Gangreene. I examined him how it came, but could not wth all the words & signes I could imagine understand from him how it came, ffor of all humane Creatures tht euer I saw, I neuer knew such a Brute: for I could not perceive any speech or language hee had, only an ugly yelling Brute beast like. I drest his hand wth the best meanes I had, And gaue him Victualls to eate, wch hee eate as Rauenous as an hungry starued Dog, & after hee had eaten good part of what I gaue him hee made signes the hee would begone, But I made signes to him to sitt downe againe. Att length

Liber hee gott to the doore, wth an intent to be running; but I tooke a Dog-P. C. R. whip & gaue him one lash wth it, after wch hee came in & sate downe, & did not make more profers to be gone. But fearing hee might make an escape I sent for a Roape, & tyed one end to the barre of a window & the other end close up under his armes wth the knott behind, soe sure & fast, tht I did not thinke wth both my hands I could sodenly undoe it, & left one of my mayd seruants to looke after him having sent for my Brothers Ouerseer to fetch him home, for I was uery unwilling hee should gett away againe, fearing least hee might take some fitt opportunity to doe mee, or mine, a mischeife, for I lookd uppon [him] as a dangerous Rogue, But my mayd not well looking after him, hee wth the hand hee could use (or the Diuell for him) undid the knott, & hee gott away, weh did seeme uery strange to mee, having but one hand to doe it; for the other hee could not stirre one finger of it. Some time after, a Pangayò Indian came to my Brother Ouersee's Ouerseer & told him tht the Negro was there, & uppon his informaon hee went & fetcht him, & brought him to my howse, asking my aduice what he should doe wth him. I tould him it would bee best to carry him downe to St Maries, the his finger might bee cutt of, or else hee might loose his arme, or his life, & lent him my wherry to carry him downe aduising the Ouerseer, if hee putt to any shoare, to bind him least hee made an escape.

After some time spent, The Jury returned their Verdict Endorsed p. 163 on the writt, Ignoramus.

The Euidences being found not pregnant agst the Prisoner Proclamaon was made by the Sheriffe That the Prisoner att the Barre stood uppon his Justificaon, & that any one the could give further Euidence, should come & give evidence for the Lord Proprietary. And noe one appearing, The Prisoner acquitted by Proclamaon.

Corne-Chandler

Vppon the Complaynt of the plf in Chancery order the last Court walleys v. Mr Job Chandler alleageth that hee himselfe hath not as yett had a and Overzee [sight] of the plfs Bill, although his Brother Ouerzee hath allready putt in his answere thereto.

> It is therefore Ordered tht the sd Mr Chandler have a Copie of the sd Bill deliuered him, & tht hee putt in his answere therto in writing, before the end of this Court.

Vnto the demand of the pff on the behalfe of the Ld Proprietary Mr. Attorney for a man Seruant belonging to the Estate of John Dandy, called Grāll v. Rich: Darby.

Hotchkevs Vid. fol. 241

The Deft sayth the had that Servant delivered him, & thereuppon sold him, hee being the Assignee of John Milam, who had an Order of Court agst John Dandy, whose seruant the sd Darby was. And it appearing to the Court the that Order uppon went the deft pretends tytle to the sd seruant was but for seauen hundd & fifty pounds of Tob only, & was grownded uppon some words the John Liber Dandy should utter concerning the justifying any of his family in P. C. R. any thing layd to their charge: whereas the dammage susteyned by the s<sup>d</sup> Milam was charged uppon ffrancis the now Wife of George Beckwith, to the value of seaven hundd & fifty pownds of Tob as afores<sup>d</sup>, who was then under the tuition of the s<sup>d</sup> Dandy, hee being her Guardian & possessed likewise wth her Estate.

It is Ordered tht this cause be Respited till the next Prouinciall Court & tht ffrancis the Wife of George Beckwith be then pent in Court allso. To shew cause why shee should not be lyable to satisfy that Order of Court: it being graunted agst the sd Dandy by occasion of her misdemeanor & carriage.

Was Called afore the Board John & Mary Williams & (by Mr Attorney Attorney Grall) charged wth the felloniously taking & carrying away General v. Williams out of the howse of Mr Symon Ouerzee divers goods, belonging to et al. the sayd Ouerzee to the ualew of fifty pownd sterl. Together allso was called Mary the Wife of Daniel Clocker & charged as being p. 164 Accessary afore, & after to the ffelony of the sd John, & Mary Williams, & allso Thomas Courtney as Accessary after the fact of John & Mary Williams as aforesd Mary the Wife of Daniel Clocker appearing, saued her Bayle, Tho: Courtney likewise appearing saued his Bayle.

The Sheriffe for Jurors warned the fformer Jury to attend Viz:

#### fforeman

Mr Henry Coursey	Mr George Reade	Clem <sup>t</sup> Tybalds
Mr Rich: Willan	Mr Roger Isham	Will <sup>m</sup> Yowng
Mr Edw: Parkes	Edm: Lindsey	Tho: Belcher
Mr Hugh Stanly	James Lee	John Cornelius

Mary Clocker excepts agst Edmund Lindsey & requesteth that Mr Metcalfe may declare what hee hath heard.

John Metcalfe Gent<sup>n</sup> sworne in open Court Sayth, That being one day att Daniel Clockers, soone after the arryuall of the Jew, Mary Clocker told this Depont that there was a yowng man weh lyued about Portoback, & came to Mr Ouerzees howse along wth Mr Chandler, weh tooke (as shee did suppose) a pockett full of Linnen & emptying his pocketts came againe & filled them wth linnen & againe went out & hid itt.

Mr George Mee substituted in roome of Edm: Londsey And Mr Symon Ouerzee being bownd in Recogniz of 1000t Tob. to the Ld Propr to prosequute att this Prouinciall Court the fores<sup>d</sup> ffelons (all of them) Prefers this Bill of Inditemt.

Inditem<sup>t</sup>. Lett it be enquyred for the Lord Prop<sup>e</sup> whither John Williams & Mary his wife, late of St Johns in the County of St Maries, on the ninth day of Octobr last past, att the howse of Symon

Liber Ouerzee att St John's in the County of St Maries aforesd wth force &

P. C. R. armes the Chests & trunks of the sd Symon Ouerzee did open, & fiue Cakes of Castile soape one payre of Childrens shooes one Card of galoon Lace Two small peices of galoon Lace a yard & a halfe of yellow Ribbon one payre of white gloues about halfe a vard of fine holland a paper of spyce a parcell of Syluer & gould Lace a bottome of white thread some white thread & say together a Card of small siluer Buttons a Card of greene Coate-Buttons a Remnant of galoon Lace a bottome of Black Thread a parcell of white Thread a small parcell of starch a Greene Saueguard a payre of blew stockins a payre of Bodyes a paper of pepper one silk-Lace Two peices of small Ribboning a remnant of yellow & red stuffe a payre of Twyzers a small Remnant of Red Save a fine holland Apron a yard of Canuase a yard of Diaper a remnant of blew Calico a goard of sugar one payre of Irish stockins one pound of whited p. 165 browne thread one pound of colowred thread one thowsand of pinns a peice of Tape a parcell of galoon Lace a grosse of small buttons a small remnant of Course holland one pownd white thread a small neck-cloath a Scallop dressing one forehead Cloath one fflaunders Lacd' dressing one scollop handkercher one buttond' handkercher | Three fflaunders Lacd' quoyfes | one fflaunder Lacd' quoyfe wth Bandstrings One fflaunders Lacd' pinner one fflaunders Lacd' gorghett one Cambrick gorghett another fflaunders Lacd' gorghett Two fine Holland Aprons Two pockett handkerchers wth great buttons one bastard fflaunders Lacd' Holland smock one fflaunders Lacd' Holland smock to the ualew of fifty pownds sterl, did ffeloniously take & carry away agst the peace of his sd Lp, his rule & Gouernmt

Mary Clocker. And likewise whither Mary Clocker the Wife of Daniel Clocker of S<sup>t</sup> Andrews in the County of S<sup>t</sup> Maries afores<sup>d</sup> be not accessary afore the ffact by abetting & counselling the s<sup>d</sup> John and Mary Williams therto, & allso after the ffact by receauing from the s<sup>d</sup> John & Mary Williams one scollop handkercher| one buttond' handkercher| Three fflaunders Lacd' quoyfes| one fflaunders Lacd' quoyfe w<sup>th</sup> bandstrings| one fflaunders Lacd' pinner| one fflaunders Lacd' gorghett| one Cambrick gorghett| another fflaunders Lacd' gorghett| Two fine holland Aprons| Two pockett handkerchers w<sup>th</sup> great Buttons| one Bastard fflaunders Lacd' holland smok| one fflaunders Lacd' holland smock| To the ualue of ffifty pownds sterl. agst the peace of his s<sup>d</sup> L<sup>p</sup> his rule & gouernm<sup>t</sup>.

Tho: Courtney. And lastly whither Thomas Courtney, the sonne of Mary Clocker of S<sup>t</sup> Andrews in the County of S<sup>t</sup> Maries afores<sup>d</sup> after the ffact or theft committed did ffeloniously receaue from John & Mary Williams Three pecks of Salt & the same carry away to S<sup>t</sup> Andrews afores<sup>d</sup> to the ualue of ffowre pence, agst the peace of his s<sup>d</sup> L<sup>p</sup> his rule & Gouerm<sup>t</sup>.

The Examinaon of John Williams apprehended uppon suspition Liber of ffelony taken before Philip Caluert Esqr & Richard Willan gentn P. C. R. Two of his Lps Justices of the Peace for the County of St Maries this first day of Novembr 1658 This Examd confesseth that hee knew his Wife Mary Williams had taken some things of Mr Symon Ouerzees, but tht hee neuer knew what pricular things they were, And the hee bid her haue a care the shee medled not we any thing of the sd Ouerzees, for hee would come to know of it. That Andrew Warners Wife did bring him some things in a Pillow-beere to the Church as from his owne Wife Mary Williams, from whence she desyred him the sd Williams to carry them to her husbands howse att St Hieroms: weh hee did, & tht he did thinke that there were some goods in tht pillow beere, tht were none of his owne, & did belong to Mr Ouerzee, but the priculars he knew not. That for those things were deliuered to Mr Ouerzee (by his Wife) att Mr Ouerzees owne howse hee neuer knew tht his wife had any such p. 166 in her posses<sup>n</sup>. That the reason why hee did not discouer his Wifes theft to Mr Ouerzee was because hee thought Mr Ouerzee would not have missed them. That Two little Children the One called William Smith, the other Sara Haves did find a Bagge or Blewstreaked Pillow beere in a hollow Tree, weh he this Examd had hid there, & after carryed to Andrew Warners uppon the Childrens discouery of the bagge, That this bagge was deliuered to him by his Wife, & tht hee did beleive tht his Wife had stolne them from Mr Ouerzee, but th<sup>t</sup> w<sup>ch</sup> way shee had gotten them from M<sup>r</sup> Ouerzee hee neuer did know. That his Wife told him tht Mary Clocker had carryed some things home of Mr Ouerzees weh hee did beleiue were stolne allso. And the hee & his Wife went to Mary Clockers afterward, & tht then Mary Clocker opened a Bundle of Linnen weh they then shared betweene them, but the they removed nothing from, Mary Clockers howse att tht time. That goeing againe to Mary Clockers shee complayned of want of salt, & th<sup>t</sup> shee promised this Exam<sup>d</sup> two or three cheeses to gett her a little salt. Whereuppon this Exam<sup>d</sup> promised to lett her have some of M<sup>rs</sup> Ouerzees Salt: & the s<sup>d</sup> Clocker sayd shee would send her husband for it, because shee durst not trust her sonne Thomas Courtney. Yett notwthstanding she did send her sonne Thomas Courtney, to whom Mary this Exames Wife did deliuer about halfe a Bushell of Salt, land in a peice of a Greene Blankett, wch salt was Mrs Ouerzees, That shee delivered this salt to Courtney just about shutting in of Day light; & hee this Exam helped the sd Courtney to tye it up. That the Dore hath noe Latch, but only a Lock, & tht unlesse it bee locked it will fly open

Philip Caluert Richard Willan

The Examinaon of Mary the Wife of John Williams taken before. ut suprà.

Liber
P. C. R.

This Exam<sup>d</sup> being demanded how shee came by M<sup>r</sup> Ouerzees goods, first deliuered a Paper signed by her selfe & wittnessed by Philip Land, Contayning her Confession hereunto annexed. And then further confessed That shee desyred M<sup>r</sup> Chandler to lett her haue the keyes to fetch some spice uppon that Sunday morning uppon w<sup>ch</sup> M<sup>rs</sup> Ouerzee was carryed to Church to be buryed. That M<sup>r</sup> Chandler being in Bed in the loft, Mary Clocker called this Exam<sup>d</sup> up (shee being in bed) to goe fetch the Bunch of Keyes from M<sup>rs</sup> Chandler uppon pretence to take spice, that they might open M<sup>rs</sup> Ouerzees Trunks, w<sup>ch</sup> shee accordingly did. That Mary Clocker lay in the roome, & that shee shutt the spring lock on them both, when they had the keyes of the Trunk. That shee this Exam<sup>d</sup> did open the upper part of the Greate Dutch Trunk that stood in the

p. 167 Roome (Viz that Roome where Mrs Ouerzee in her life time lay) & that out of tht upper part of the Trunk Mary Clocker grasped a bundle of Linnen bigger then fowre or fiue shiffts could possibly make but what they were as to quantity or quality shee then knew not. Shutting downe the Trunk immediately & goeing out immediately telling the sd Clocker Mr Chandler was comming. That the sd Clocker called her back againe alleaging Mr Chandler was not comming, to weh shee this Examd assented, & putting the doore to shee then opened the Vnder Drawers of the sd Dutch Trunk wch were full of small linnen, out of weh the sd Clocker tooke & tumbled out what shee pleased into her Apron, but what they were shee knew not then nor afterwards, but by the Relaon of Mary Clocker, when shee came to see the child of Mr Ouerzee then att nurse wth the sd Clocker. Att what time shee brought out some things & shared them wth this Exam<sup>d</sup>, But whither they were all that shee tooke out of the Trunk shee knoweth not, but beleiueth tht they were not all, by the bignes of the Bundle shee tooke out of the upper part of the Trunk afores<sup>d</sup>, That uppon the ffriday after Mrs Ouerzee was burved Mr Chandler deliuering some Keyes to this Exam<sup>d</sup> to lay up a peice of Cloth, shee by the helpe of those Keves opened a Trunk in an upper Roome where Mr Chandler lay, & tooke those things out, wch were after hid in the Tree by her husband, & after found by the Children, & after th<sup>t</sup> conueved by her s<sup>d</sup> husband to Andrew Warners. That for those goods carryed in a Bagge by Warners Wife to the Church & from thence by John Williams to Andrew Warners shee this Exam<sup>d</sup> tooke them out of Mrs Ouerzees Closett, wch euery Body ordinarily went into, for meate & other necessaries of houshould. That there stood another Trunk in the Chamber where Mary Clocker law, in weh was all the sheetes & Chilbed Linnen Mrs Ouerzee had intended for her Lying in: & all the Childs Linnen tht uppon the ffriday night after the Buriall of Mrs Ouerzee this Examd casually left the Keyes in this Trunk all the Linnen being in the Trunk att that time when shee forgott the Key in itt. That Mary Clockers Daughter Mary Lay wth her mother tht night. That this Examd lav there allso but went

out earely in the morning to Chorne. That when shee had Chorned Liber shee came into the Chamber againe, att what time shee the sd Clocker P. C. R. gaue the Childs fowle Linnen to this Exam<sup>d</sup> who opening the Trunk to lay up the sd fowle Linnen, missed some of the Linnen, that was there the night before by the Bulk. But did not then Examine the prticulars. A little while after this Exam<sup>d</sup> enquyred for the s<sup>d</sup> Clockers Daughter, who replyed shee was gone home wth hers the sd Clockers fowle Linnen. That on the Saturday night before shee the sd Clocker went to her owne howse wth the Child, this Examd p. 168 tooke her the sd Clocker powring of powder out of a Bottle in Mrs Ouerzees Closett, & uppon the Sunday morning tooke her rowling a peice of Pould agues about her under her Cloathes next to her smock, w<sup>ch</sup> shee the s<sup>d</sup> Clocker carryed away w<sup>th</sup> her. That this Exam<sup>d</sup> tould Clocker tht these things could not be used here but they would be knowne, & tht Clocker answered Hang him (as shee conceaues Mr Ouerzee) rather then euer hee shall haue them, I will burne them, & further sayd shee would bury them in a Case in the Grownd. That the Salt was deliuered to Courtney by her hauing the Key of the Philip Caluert Dairy in her Ordinary Keeping Richard Willan.

Mary Williams the Wife of John Williams desyres to declare her mind in writing this first of Nouembr 1658.

Sayth th' the goods th' Mary Clocker carryed away of Mr Ouersees was taken wth the sd Mary Clocker. Shee often urging Mary Williams to deliuer them to her. And th' Mary Williams could not be in quiett for fowre or fine dayes for her: but was still urging her to itt Saying hang him, If we doe not doe it wee shall neuer haue any thing for our paynes. & I Mary Williams made answere how can I doe it? I haue not the Keyes. And Mary Clocker replyed you are to make a pudding goe fetch the Keyes of Mr Chandler to take Spices, and then you may doe itt, & th' there had nothing bene medled wth but by Mary Clockers often urging & p'suasion

Teste This Paper was deliuered by Mary 5 Williams
Philip Land. Mary Williams to Vs

Philip Caluert Rich: Willan

The further Examinaön of Mary Williams taken uppon the Second day of Nouembr by Philip Caluert Esqr & Rich: Willan Gentn Two of his Lps Justices &c:

This Exam<sup>d</sup> Sayth th<sup>t</sup> as to a new Blankett th<sup>t</sup> is missing shee knoweth not what is become of itt, But th<sup>t</sup> shee often heard Mary Clocker wish shee had such a Blankett, Saying there were enough about the howse, & doth uerily beleiue shee hath it. Being demanded whither shee knew an Apron of holland taken att Mary Clockers, shee sayth th<sup>t</sup> shee doth know the Apron having bownd it w<sup>th</sup> tape

Liber for M<sup>rs</sup> Ouerzee & uery well remembers th<sup>t</sup> shee mended the slitt th<sup>t</sup> P. C. R. is in the side of the Apron neare the Toppe presently after M<sup>rs</sup> Ouerzee came from Portoback And allso a holland Bed for a Child taken att the same place, shee sayth th<sup>t</sup> shee uerily beleiueth it was M<sup>rs</sup> Ouerzees because shee misseth one of that number

Philip Caluert Richard Willan

p. 169 The Examinaön of Mary Clocker apprehended uppon Suspition of ffelony taken the second day of Nouember 1658 before Philip Caluert Esq<sup>T</sup> & Richard Willan Gent<sup>n</sup> Two of his L<sup>ps</sup> Justices of the Peace for the County of S<sup>t</sup> Maries

This Exam<sup>d</sup> denyeth th<sup>t</sup> euer shee tooke any thing of M<sup>rs</sup> Ouerzees but confesseth th<sup>t</sup> shee had diuers things by the deliuery of Mary Williams to keepe for her the s<sup>d</sup> Williams, & th<sup>t</sup> the s<sup>d</sup> Williams did deliuer the things to her this Exam<sup>d</sup> in M<sup>rs</sup> Ouerzees Chamber all att one time, but att what time shee remembreth not. That shee did see the Dutch Trunk in M<sup>rs</sup> Ouerzees Chamber opened by Mary Williams, & shee thinks it was att th<sup>t</sup> time when Mary Williams tooke out the Linnen th<sup>t</sup> shee deliuered to her this Exam<sup>d</sup>

Philip Caluert Richard Willan

The Examinaon of Thomas Courtney apprehended uppon Suspition of ffelony taken before ut suprà.

### 2<sup>d</sup> Nouembr 1658

The Exam<sup>d</sup> Sayth th<sup>t</sup> his mother Mary Clocker sent him to John Williams, & tould him tht the sd Williams would know what he came for. That when he came to Mr Ouerzees, Mary Williams seeing this Exam<sup>d</sup> stay w<sup>th</sup> out saying any thing, asked him whither hee came for any thing thither or not. To weh this Exam replyed hee came for salt, nobody being att tht time by but John Williams. That after this hee this Exam<sup>d</sup> went into M<sup>r</sup> Ouerzees Kitchen, where were divers of the servants & John Williams. That Mary Williams comming into the Kitchin, John Williams gaue this Exam<sup>d</sup> a private Rubbe wth his Elbowe, by wch he conjectured the sd Williams would haue spoken wth him, & thereuppon followed the sd Williams into the Roome where hee & his Wife lay, & there receaued from the s<sup>d</sup> Williams Salt to the quantity of Three Pecks. That as hee this Examd was carrying the salt home hee imagined the Salt was not belonging to John Williams, but tht hee had stolne itt from Mr Ouerzee. That one day being att the Cow pen his sister Elizabeth tould him tht his mother had bene att home, & had brought home Two smocks wth her.

Philip Caluert Richard Willan

The Examinaön of Elizabeth Clocker taken ut suprà being a Child about Twelue yeares old.

The Exam<sup>d</sup> Sayth th<sup>t</sup> those Two smocks shee tould her Brother Liber Thomas Courtney of, shee knew not who brought them home, & all P. C. R. that shee knew was by Relaon from her Sister Mary.

Philip Caluert Rich: Willan.

The Examinaon of Mary Clocker taken ut Suprà being a Child p. 170 about nine yeares old.

The Exam<sup>d</sup> Sayth That the Smocks shee tould her Sister of were her Mothers.

Philip Caluert Richard Willan.

The Depos<sup>n</sup> & Examinaon of Anne Holt, Seruant to Mr Symon Ourrzee taken in open Court.

The Depont Sayth That Mary Williams taking a Case Key opened therewth Mr Chandlers Trunk who kept Mr Ouerzees keyes in his sd Trunk, & that Mary Williams then tooke out her Mr Ouerzees keyes, & opened Mr Ouerzees Cabinett; And tooke out some things out of the Cabinett, as thread, tape & pinns, & then locked Mr Ouerzees keyes up, in Mr Chandlers Trunk againe (Mr Chandler himselfe not being then in the howse) And att another time Mary Williams goeing to putt up a peice of Woollen cloath into a Trunk, shee then tooke out some other things, as stockins & buttons, & a peice of silk, weh shee profered, & would have given this Depont this Depont bidding her putt it up againe. The Jury Returning, Deliuered their Verdict Endorsed on the Writt Billa Vera uppon the whole.

Mittimus to the Sheriffe to have the Prisoners under safe Custody, till they bee againe called.

#### To the honbie the Gouernoe & Councell

The humble Pet<sup>n</sup> of Samuel Tilghman Humbly sheweth That yor Tilghman v. Petr having payd for the use of Robert Kedger ffowre pownds of Kedger lawfull money of England, In consideraon whereof the sd Robt Kedger did giue unto yor Petr Bills of Exchange charged uppon Mr Callaway to pay the sd ffowre pownds, wth a letter of aduice to that purpose. But being demanded there, it was denyed & therefore protested. Therefore yor Petr desyres Judgmt agst the sd Kedger wth the Costs & Dammages, And yor Petr shall pray &c:

Vnto the Petrof the plf abouesd the deft (by Mr Attorney graft) acknowledgeth the Bill of Exchange mentioned in the plfs Petn yett sayth the this deft shipped on board the plfs ship one hogshead of Tob. & had Two Bills of Lading for the same & sent one to Mr Callaway, yett the plf neuer deliuered that hogshead to whom it was sent.

To weh the plf sayth the That hogshead of Tob was not delivered to him (as is alleaged) but to One Browne, who disposed of the hogshead according to the defts order, as appeareth by this Certificate or attestaon.

Robert Morris of Ratcliffe Mariner is ready to make oath the in P. C. R. June 1653 or thereabouts Samuel Tilghman master of the ship Goulden ffortune then att St Maries in Maryland, did receaue into the s<sup>d</sup> ship one hogshead of Tob, to bee deliuered in London shipped by Robert Kedger Lyuing in that place; wth a Charge to One John Browne then being a Passenger in the sd ship, by the sd Robt Kedger to deliuer it to a ffreind of the sd Kedgers in Sowthwarke. Deliuering to the sd Browne his letter & Bill of Lading, wth order to the sd Browne to deliuer it wth the letter & Bill as abouesd, But in case hee could not find his friend, to dispose of it & giue him an Accompt. Allso the s<sup>d</sup> Rob<sup>t</sup> Morris will depose That the s<sup>d</sup> Browne told him That he could not find the sd Kedgers ffreind, & therfore according to Order from the sd Kedger hee made sale of the hogshead in his sight, But what money Browne received therefore he is uncertaine. Allso the sd Robt Morris Two yeares after was questioned by a Seruant of the sd Kedgers about this busines, where in Virginia he made Oath to give the sd Kedger satisfaction to what is abouesayd sett downe. And the sd Robt Morris doth likewise say & is ready to make oath That the hogshead was much Damnifyed when Browne sould it.

To all wch peticulars I am ready to make Oath

Rob. Morris

### June 15th 1657 To Mr Jeremiah Callaway

Sr pray pay unto Capt Samuel Tilghman or his order, att sight of this my first Bill of Exchange my second & third not comming to hands, the summe of flowre pownds sterl. Pray make good payment, & place itt to the accot of yor uery louing ffreind.

Robt Kedger.

Bee it knowne unto all men by these pents That one the thirteenth day of the month of Noumbin in the yeare of Our Lord 1657 att the instance & request of Minds Samuel Tilghman of Ratcliffe Mariner I John Daniel Notary & Tabellion publick dwelling in London, admitted & sworne went to the now dwelling howse of Minds Jeremiah Calloway scituate in Southwark neere London, & there speaking to his seruant I asked him if that the sid Minds Jeremiah Callaway his Master were att home, or had left any Order with him for the paymt of a Certaine Originall Bill of Exchange unto him shewen & whereof the Coppey here before is written word for word. Whereuppon the sid Serut answered that his Master was not with in, neyther had hee left any Order with him for the paymt of the sid Bill of Exchange, Wehp. 172 answere I the sid notarie having heard, att the instance & request as a aforesid protested, even as I doe protest by these pents for want of pent paymt of the sid Bill of Exchange, & of Exchange & Rechange &

all Costs dammages & interests allready suffered & susteyned, & yett Liber to bee suffered & susteyned as well agst Robt Kedger drawer or subscriber of the s<sup>d</sup> Bill of Exchange & agst the s<sup>d</sup> Jeremiah Callaway, to whom the Bill is directed as agst all others in the s<sup>d</sup> Exchange w<sup>ch</sup> are any wayes bownd to recouer all the sume of them or of their goods in time & place as of right shall appertaine. Thus done & protested in this Citty of London in the p<sup>e</sup>nce of Will<sup>m</sup> Allen & Thomas King wittnesses hereunto requyred

Good attestor rogatus & requisitus Johannes Daniel Not. publ &c:

M<sup>r</sup> Edward Packer sworne in open Court sayth th<sup>t</sup> sometime in June was Twelfmonth being aboard Cap<sup>t</sup> Tilghmans ship, he heard the difference discussed betwixt the plf & the dēft concerning this hogshead of Tob: yett after much dispute & contention betwixt them, both parties were satisfyed (as this Depon<sup>t</sup> understood & imagined) And thereuppon Rob<sup>t</sup> Kedger signed a Bill of Exchange of ffowre pownd sterl, to the plf.

It clearely appearing to the Court both by Rob<sup>t</sup> Morris his attestaon Date of the Protest & Lrē of Exchange, & Mr Packers Depos<sup>n</sup> that th<sup>t</sup> hogshead in dispute was not shipped by the dēft to the intent to satisfy this Bond, as the dēft seemes to inferre: neyther had the pff any p<sup>e</sup>ticular Care or Charge gyuen, & undertooke by him, in or concerning the same It is therefore Ordered that the Dēft pay his Debt of ffowre pownds sterl to the pff, w<sup>th</sup> Twenty shillings ouer & aboue for dammage, and ffowre shillings more for the Protest, Besides Costs of suite.

Know all men by these pents the I Willm Edwin of the Prouince of Tilghman v. Maryland doe bind my selfe my heyres Executors & Admistrators Edwin to pay or cause to bee payd unto Capt Samuel Tilghman or his appoyntm<sup>t</sup>, for the use of the Owners of the ship Goulden ffortune the summe of Twelue hundd pownds of good sownd bright & large Tob in cask, weh is for my passage in the sd ship from England to Maryland, wth in three weeks after the sd ships arryuall there. And in Case of Default thereof, tht then I the sd Willm Edwin doe bind my selfe, my heyres, Executors & Admistrators firmely by these pents to deliuer & make ouer unto the sd Capt Tilghman for the use aforesd Two good Milch Cowes under the age of fiue yeares, & not to bee lesse then Three yeares old apeece & I the sd William doe further binde my selfe &c tht if in Case one halfe of the sd Tob be not pavd by the time afores<sup>d</sup> that then to deliver unto the s<sup>d</sup> Cap<sup>t</sup> One Cow of the Condicons before mentioned, wittnes my hand & Seale this 10th of January 1656

In the pence of Henry Coursey

Will<sup>m</sup> Edwin Se + eale

Liber P. C. R. To the honbie the Gour & Councell &c:

The humble Pet<sup>n</sup> of Samuel Tilghman Humbly Sheweth That yo<sup>c</sup> Pet<sup>c</sup> hauing in the yeare 56 transported out of England Will<sup>m</sup> Edwin of this Prouince uppon the ship Goulden ffortune & the s<sup>d</sup> Edwin hauing not satisfyed according to Agreem<sup>t</sup> yo<sup>r</sup> Pet<sup>r</sup> craues Judgm<sup>t</sup> for his Debt w<sup>th</sup> costs of suite, & allowance for fforbearance

And hee shall pray &c:

To the ptfs Pet<sup>n</sup> and the Bond produced by him, The deft sayth that hee payd a Steare formerly in part of Satisfaction of th' Debt, & profered to satisfy the remainder in Cattle.

### June the 2d 1657

Rec<sup>d</sup> of goodman Edwin in part of paym<sup>t</sup> one small Steare conteyning the weight of 251<sup>t</sup> for the use of Cap<sup>t</sup> Tilghman by me

John Mochar Boteswaine

Wch Receipt the plf acknowledgeth.

It is Ordered th' the dēft pay Eight hund<sup>d</sup> twenty fowre pownds of Tob to the plf, or ells Two Cowes about 5 or 6 yeares old, wth their encrease for two yeares. And then the plf to repay to the dēft Two hund<sup>d</sup> fifty one pownd of meate. It being the weight of the Steare formerly killed for the use of the plf.

Kedger v. Tilghman To the honble Josias ffendall Esq<sup>r</sup> Gou<sup>r</sup> & the honble Councell &c:
The humble Pet<sup>n</sup> of Robert Kedger Humbly Sheweth That yo<sup>r</sup>
Pet<sup>r</sup> deliuered to Cap<sup>t</sup> Samuel Tilghman a Bill of 1800<sup>t</sup> of Tob due
from Jenkin Price of Accomack yo<sup>r</sup> Pet<sup>r</sup> desyring the s<sup>d</sup> Cap<sup>t</sup> Tilghman
to receaue the same for yo<sup>r</sup> Pet<sup>rs</sup> use. W<sup>ch</sup> the s<sup>d</sup> Cap<sup>t</sup> Tilghman
promised to doe, & to be accountable therefore to yo<sup>r</sup> Pet<sup>r</sup> if he
receaued it from the s<sup>d</sup> Jenkin: if not, th<sup>t</sup> he would returne the Bill
againe to yo<sup>r</sup> Pet<sup>r</sup> (as by a Receipt under his hand to th<sup>t</sup> purpose may
appeare) But soe it is th<sup>t</sup> the s<sup>d</sup> Cap<sup>t</sup> Tilghman hath receiued the s<sup>d</sup>
1800<sup>t</sup> of Tob of the s<sup>d</sup> Jenken, & yett refuseth to make yo<sup>r</sup> Pet<sup>r</sup> satisfaction, or be accomptable for the same.

Wherefore yo' Pet' prayeth th' the sd Capt Tilgman may make yo' Pet' satisfaction wth dammage for the sd summe of Tob wth Costs of

Suite, & yor Petr shall pray &c:

Receiued of Rob<sup>t</sup> Kedger a Bill of Eighteene hund<sup>d</sup> pownds of Tob due att Accomack from Jenkin Price, The which Bill I doe promise eyther to Returne unto the s<sup>d</sup> Rob<sup>t</sup> Kedger or Receauing the s<sup>d</sup> Tob. to bee accountable unto him for the same, as wittnes my hand the first day of May 1654

Sam: Tilghman.

The deft sayth that hee acknowledgeth his Receipt or Condicon produced, & his the Ptfs Petn in part allso, having reference to the his Receipt And further to have receaved the sd Tob. (there being

due to himselfe out of the same Eight hundd pownds of Tob) web Liber hee shipped home for England in another ship, & not in his owne P. C. R. ship: w<sup>ch</sup> Tob prouing nought, hee thought not fitt to cleare itt: neuer making a penny profitt thereof, weh accompt he formerly gaue the plf.

The plf further alleageth tht hee gaue the deft order to ship it in noe ship home, but in his owne ship, & tht the ptf was to runne the hazard in the Tob home. But having noe wittnes to this contract or Bargaine, ffor the clearing of weh Capt Samuel Tilghman sayth uppon Oath That hee shipped home Two hogsheads of Tob, weh he receaued of Jenkin Price for the use of Robt Kedger & one hogshead of his owne, Weh Three hogsheads hee neuer cleared, or receaued a penny for them. But left them for the freight in Capt Swanleys hands, And tht the Two hogsheads weighed about Eight hundd pownds, & tht there remaines still due to Robert Kedger about Two hund<sup>d</sup> pownds of Tob.

It is ordered the the deft eyther returne the Bill of Jenkin Price according to his condicon, or ells pay Two hundd pownds of Tob wth Costs of suite unto the plf.

Came Joseph Edlow & acknowledgeth a Judgmt to Capt Nicholas Whiting v. Gwyther Attorney of Capt Richard Whyting for seauen hundd Edlow sixty fine pownds of Tob & Cask.

To the honble the Goue & Councell of the Prouince of Maryland Crouch v.

The Court adiorned by the Goue till to morrow morning att 8 of the Clock.

ffriday the 25th of ffebruary 1658.

1658/q Feb. 25

Pnte

Josias ffendall Esqr Gour Mr Robt Clearke Dr Luke Barber Philip Caluert Esqr Secr | Mr Job Chandler | Mr Baker Brooke | Capt Will<sup>m</sup> Stone

The humble Pet<sup>n</sup> of Raph Crouch Sheweth That sometime in Fenwick Octobr last was tweluemonth, Mrs ffenwick comming to Mr Thomas Mathewes howse equyred of the sd Mr Mathews concerning a horse Colt weh shee missed; Mr Mathews certifyed her, That there was a horse Colt in the neck yett telling her wth all the that Colt in the neck did belong to Mr Starkey, informing her allso of the marke of the Colt, & how tht that Colt was dragged ouer St Inegos Creek wth a Rope, & soe putt into the neck by some of Capt Cornewalleys poeple. And the that Colt had a Soare in one of his ffeete, occasioned by tying him up att the Crosse, when Capt Cornewalleys & Mr Mathewes p. 175 were bargayning about that Colt. And John Bogue being then wth

Mrs ffenwick told the sd Mr Mathewes, tht if hee could but see the Colt, hee could give a guesse, whither it was Mrs ffenwicks Yea or Noe, by a private marke. Whereuppon John Bogue & Mr Mathewes

Liber goeing & ueiwing the Colt, Mr Mathews asked him for his private P. C. R. marke; & Bogue instantly replyed, hee could not see it, saying how perhaps it might bee growne out. And then Mrs ffenwick requested of Mr Mathewes that shee might take up that Colt saving tht shee should bee willing for Mr Starkeys sake to endeauoue to cure the hurt in his legge. Weh hee willingly condescended unto. And thereuppon Mrs ffenwick tooke up that Colt, not clayming any Interest in it as her owne but as belonging to Mr Starkey, Now soe it is the Mrs ffenwick deteyneth that Colt from yoe Pete (hee being the lawfull Executor of the sd Mr Starkey) though hee hath since demanded the same of her: Being assured by euident testimonies, weh hee is ready to produce in Court tht That Colt soe deteyned by her, did formerly belong to the sd Mr Starkey, Conceiuing himselfe much injured therein, through her sd Detinew; neyther will shee yett redeliuer the same, unlesse by Order of this honbie Court shee bee compelled thereunto

> Hee humbly therefore requests That yor honrs will take Cognizance of the Case a releiue yor Petr

> > And hee shall pray &c:

To the Pet<sup>n</sup> of the plf the deft (by Mr Attorney graft) denyeth what is alleaged in the Pet<sup>n</sup>, Whereuppon the pff produceth these his testimonies.

Vid. fol. 240 Mr Thomas Mathews sworne in open Court Sayth That he uerily beleiueth tht the Colt now in dispute came of Mr Starkeys mare.

> Mrs Hester Mathewes sworne allso in open Court sayth, That shee saw Mr Starkeys mare defend this Colt now in dispute agst a gelding tht followed & beate him.

> Marks Pheypo Sayth That he saw a reddish Colt wth Three white feete follow a Mare, tht was accounted Mr Starkeys Mare, But whither it was her Colt or not he cannott tell.

> Nicholas Keytin Sayth tht hee saw a Roane Mare called Mr Starkeys Mare & a Red yowng horse wth Three white feete, & a white streake downe the forehead in company wth her.

> Bryant Daly Sayth tht hee saw a Mare & a Colt, weh was told him was Mr Starkeys (weh is the horse now in dispute) & Mr Mathewes horse did often strvue to beate tht Colt from the Mare. but could not.

Thomas Hawker Sayth that euer since hee knew the mare weh was Mr Starkeys, hee saw the Colt now in dispute follow Mr Starkp. 176 eys mare & thereuppon hee allwayes accounted it to belong to Mr

Barnaby Jackson Sayth, tht hee knew tht Mr Starkey had a horse Colt and there being another horse Colt somthing like Mr Starkeys: hee neuer knew one Colt from the other.

Cap<sup>t</sup> Thomas Cornewalleys sayth, That the horse now in dispute Liber was allwayes reputed M<sup>r</sup> Starkeys horse, & th<sup>t</sup> hee this Depon<sup>t</sup> tooke P. C. R. up that horse in Company w<sup>th</sup> M<sup>r</sup> Mathews horses.

The Deft produceth the following testimonies.

Will<sup>m</sup> Mill aged 30 years or thereabouts sworne & examined this 31 January Sayth That Mr ffenwick had a ffleabitten mare tht fold a horse Colt in June or July the summer before the hard winter, weh Colt was then of a Rone couler, & a white streake downe the face & 2 or 3 white feete a little way up his leggs, to the best of his knowledge, And att the fall of the yeare, tht mare & foale went to St Maries, hearing the same from severall poeple that they were both there, And Mr Trueman bringing up the Mare this Depont asked him where the foale was, & Mr Trueman answered hee did not see it when he brought the mare away, but hee thought it was left att Capt Stones. About 2 yeares agoe this Depont being att St Maries in Capt Stones Cow pen he there tooke up the foresd Mare: & there was another Mare weh had two Colts following her, & asking Griffin whose young horse tht was Mr Starkeys, & the Mare & the other Colt allso, & the biggest of the Colts had a white face from one eve to the other, & 3 or 4 white leggs a good way up, & further sayth not.

Sworne before me Tho: Sprigge Will: Mill

John Bigger aged 24 yeares or thereabouts sworne 14° January 1658 Sayth that formerly he used to trade much in horses, in buying & selling them for many yeares together, & being desyred by Mrs ffenwick to looke in her Roand' horses mouth doth declare th' the s<sup>d</sup> Roand horse is fiue yeares old, next foaling time, according to this Depon¹s best skill in the age of horses, & further sayth not.

Sworne before me Hugh Stanley

John † Bigger

George Reade aged 27 yeares or thereabouts sworne this 29<sup>th</sup> December 1658 sayth That the Roand horse now in the posses<sup>n</sup> of M<sup>rs</sup> Jane ffenwick is ffue yeares old next foaling time, according to this Deponts best skill in the age of horses.

Sworne before me Tho: Sprigge

George ⋈ Reade

Will<sup>m</sup> Kenede aged 30 yeares or thereabouts sworne 1° January p. 177 1658 Sayth th<sup>t</sup> M<sup>rs</sup> ffenwicks Roand horse is betwixt 4 & 5 yeares old to the best of his iudgm<sup>t</sup> & further sayth not

Sworne before me Tho: Sprigge.

Will<sup>™</sup> M Keneda.

Henry Thickpenny aged 26 yeares or thereabouts sworne 29 Decemb<sup>r</sup> 1658 Sayth That the horse w<sup>ch</sup> should or did belong to M<sup>r</sup> Starkey, is not yett 4 yeares old untill the next May

Sworne before me Tho: Sprigge.

Henry G Thickpenny

John Bogue aged 30 yeares or thereabouts sworne 15 January 1658 Liber P. C. R. Sayth that Mrs ffenwick had a Roand horse wth 3 white feete & a white sneepe downe the face, weh should bee aged fine yeares come foaling time, & this is the horse Mrs ffenwick now hath in her posses<sup>n</sup> to the best of his knowledge, & further sayth not

Sworne before me Hugh Stanley.

John M Bogue

Will<sup>m</sup> Innis aged 40 yeares or thereabouts sworne 13 January 1658 Sayth That Mrs ffenwicks Roand horse, by all signes & tokens & markes tht I can apprehend by a horses mouth is five yeares old the next foaling, & further sayth not.

Sworne before me Tho: Sprigge.

Will<sup>m</sup> Ineis

It is ordered that this Cause be Respited, & tht all the Wittnesses be att the next Prouinciall Court to testify Viuà Voce & bee there determined.

William Mrs Jane ffenwick

Vppon the demand of Will<sup>m</sup> Allen (pe Attornat Thomas Mathews) Allen v. for 340 Tob.

The deft (by her Attorney) sayth tht shee hath payd all or most part of tht Debt now demanded; & it being a Debt of 3 or 4 yeares standing is not able to declare how the sd Debt was payd & satisfyed by her: And because it is a Debt uppon Accompt (whereas noe Debts uppon any Accompt are recouerable by Act of Assembly of this Prouince aboue nine months standing) Craues the Benefitt of that Act. Weh was graunted, & the off nonsuited,

Cornwalevs

Know all men by these pents the I Michael Baysey doe make my v. Baysey Wife Joane Baysey my true & lawfull Attorney, to arest, imprison & plead all Causes whatsoeue in as full power as if I my selfe were p. 178 there, & I Michael Baysey doe impower her my sd Wife to plead all cases, & act & wth stand all suites depending in this Prouinciall Court as wittnes my hand this 18th of January 1658 Michael ⋈ Baysey Testes Thomas Seamor John Rawlings

# To the honble the Gour & Councell for &c:

The humble Pet<sup>n</sup> of Thomas Cornewalleys Sheweth That whereas Thomas Gregory late of this Prouince being unfortunately slavne att the engagemt in Anarundell County being indebted to yor Petr. And none since his death having taken any legall course for duly admistring the Estate of the sd Gregory, whereby yor Petr might receaue satisfaction, who having thereuppon taken out Ires of admistraon & hearing tht Michael Baysey of Patuxt hath illegally possessed himselfe of a Parcell of Land, lett by the sd Baysey to the sd Gregory for certaine yeares of a writing under the hand of the sd Baysey, Wch writing the sd Baysey after the death of the sd Gregory

someway surreptitiously hath gott into his posses<sup>n</sup> & refuseth to Liber deliuer to yor Petr or satisfaction for the sd Land whereon the sd P. C. R. Gregory had builded & cleared a Conuenient Plantaön worth as yor Petr is informed neere 2000t Tob.

In consideraon whereof yor Petr humbly prayeth the sd Baysey may deliuer up the sd writing, or declare uppon Oath the Contents thereof & gine satisfaction to yor Petr for the sd Plantaon, whereby yor Petr may receive satisfaction for his just Debt & hee shall pray &c:

The deft sayth tht she knoweth not of any Condicon passed by her husband to the sd Gregory under hand writing, & if such were she knoweth not what is become thereof &c:

In this Cause Anne Cranly deposed sayth, That her husband Vid. fol. 238 Gregory had a Condicon of Michael Baysey for planting grownd in Patuxt River for nine yeares for we grownd her sd husband was to pay to the s<sup>d</sup> Baysey Two Capons a yeare. But what is become of the Condicon shee knoweth not.

Thomas Long sayth That Thomas Gregory told this Depont that hee had a Condicon from Michael Baysey for nine yeares for his planting Grownd & shewed him this Depont the Condicon: But this Depont neuer read the same.

This Cause is respited till the next Provincial Court, & tht John uan Hack be summoned therto, to testify.

wart to the Sheriffe to impanell a Jury &c:

p. 179

Attorney

Sheriffe returnes his writt & warned fforeman

Mr James Langworth Mr Thomas Mathewes Mr Walter Hall Mr Henry Adams Mr Thomas Sprigge

Mr Will<sup>m</sup> Boreman Robert Cole Robt Kedger

General v. Williams et al Nicholas Kevtin Mr James Lindsey Marke Pheypo

Will<sup>m</sup> Hayes

Was Called to the Barre & Presented John & Mary Williams & Mary Clocker for ffelony; & Thomas Courtney for Petite Larceny. Presentmt read afore them all.

The Jury doth present on the behalfe of the Lord Proprietary of Presentmt this prouince That John Williams & Mary his Wife, late of St Johns Williams & Williams & in the County of St Maries, did (on the ninth day of Octobr last past, Mary att the howse of Symon Ouerzee att St John in the County of St Williams Maries aforesd) ffiue Cakes of Castile soape one payre of Childrens shooes one Card of Galoone Lace Two small peices of galoon Lace one yard & halfe of yellow Ribbon one payre of white gloues about halfe a yard of fine holland a paper of pepper a parcell of Silver & gold Lace a bottome of white thread some white thread & say together a Card of small siluer buttons a Card of greene Coate-

Liber Buttons a Remnant of galoon Lace a bottome of Black thread a parcell of white Thread a small parcell of starch a greene Safeguard a payre of blew stockins a payre of Bodies a paper of pepper one silk Lace Two peices of small ribboning a remnant of yellow & red stuffe a payre of Twyzers a small remnant of red Say a fine holland Apron a yard of Canuase a yard of Diaper a remnant of blew Calico a goard of Sugar one payre of Irish stockins one pownd of whited browne thread one pownd of colowred thread one Thowsand of pinns a peice of Tape a parcell of yellow Lace a grosse of small buttons a small remnant of Course holland one pownd of white thread a small neckcloath a Scollop dressing one fforehead Cloath one fflaunders Lacd' dressing One scollop handkercher one buttond handkercher Three fflaunders Lacd' quoyfes one fflaunders Lacd' quoyfe wth bandstrings one fflaunders Lacd' pinner one fflaunders Lacd' gorghett one Cambrick gorghett another fflaunders Lacd' gorghett | Two fine holland Aprons | Two pockett handkerchers wth greate buttons one bastard fflaunders Lacd' holland smock one fflaunders Lacd' holland smock to the ualew of ffifty pownds sterling, ffeloniously take & carry away, agst the peace of his sd Lp, his Rule, & Gouermt.

The Prisoners plead not Guilty

Presentment Mary Clocker

The Jury doth present on the behalfe of the Lord Proprietary of Mary this Prouince, That Mary the Wife of Daniel Clocker of St Andrewes in the County of St Maries, Did (on the ninth day of Octobr last past att the howse of Symon Ouerzee, att St Johns in the County of St Maries aforesd) contriue abett & Counsell Mary Williams (of the place & County afores<sup>d</sup>) feloniously to take & carry away from p. 180 the howse of the s<sup>d</sup> Symon Ouerzee ffine Cakes of Castile soape one payre of Childrens shooes one Card of galoon Lace one yard & a halfe of yellow Ribbon one payre of white gloues one yard of fine holland one paper of Spice a parcell of Silver & gold Lace one bottome of white thread some white thread & say together one Card of small siluer buttons a Card of greene Coate buttons a remnant of galoon Lace one bottome of black thread a parcell of white thread a small parcell of starch a greene Safeguard a payre of blew stockins a payre of Bodies a paper of pepper a silk Lace Two peices of small ribboning a remnant of yellow & red stuffe a payre of Tweezers a small remnant of red say a fine holland Apron a yard of Canuase a yard of Diaper a remnant of blew Calico a goard of Sugar a payre of Irish stockins a pownd of whited browne thread a pownd of coloured thread a thowsand of pinns a peice of tape a parcell of galoon Lace a grosse of small buttons a small remnant of course holland a pownd of white thread a small neckcloath a scollop dressing a forehead cloath a fflaunders Lacd' dressing—And did allso after the ffact Committed from the sd Mary Williams & John Williams her husband feloniously receaue ouer &

about the forementioned parcell of goods, these ffollowing (Viz), a Liber scallop handkercher, a buttond hankercher Three fflaunders Lacd' P. C. R. quoyfes another fflaunders Lacd' quoyfe wth bandstrings a fflaunders Lacd' pinner a fflaunders Lacd' gorghett a Cambrick gorghett another fflaunders Lacd' gorghett Two fine holland Aprons Two pockett handkerchers wth greate buttons a bastard fflaunders Lacd' holland smock a fflaunders Lacd' holland smock To the ualew of fifty pownds sterling, agst [the peace] of his sd Lordship his Rule & Gouernmt.

The Prisoner pleades Not Gwilty.

The Jury doth present on the behalfe of the Lord Prope of this Presentment Prouince That Thomas Courtney the sonne of Mary Clocker of St Courtney Andrews in the County of St Maries did after the ffact or Theft committed, feloniously recease from John & Mary Williams late of St Johns in the County aforesd Three pecks of Sallt, & the same Carry away to St Andrews aforesd to the value of ffowre pence agst the peace of his sd Lordship his Rule & gouernmt

The Prisoner likewise pleads not Gwilty.

And the Jury all Agreeing The fforeman delivered their Verdict (Viz) John Williams & Mary Williams (as Principalls) Guilty to the ualue of ffifty shillings.

Mary Courtney (as Accessary) Gwilty to the value of ffifty shillings

Thomas Courtney (as Accessary) Guilty to the value of fowre

Writt to the Sheriffe to take the Prisoners att the Barre, & them keep under safe Custody till they bee againe called for.

To the honble Josias ffendall Esqr Leiutent of Maryland wth the rest p. 181 of the Councell of State.

The humble Complaynt of Thomas Cornewalleys Sheweth, That Cornwaleys whereas the Complaynt did hyre out his Sloope & small Boate unto v. Fereira Dauid fferreira for transporting of his good up Potowmeck Riuer. Now soe it is the after the sd Sloope & Boate came aboard the Catch where the sd Dauid fferreiras' goods were, hee changed his mind & made of the sd Sloope & Boate only to Land his goods att Edward Packers in St Georges Riuer, After the Landing of wch goods, & tht the sd Sloope was anchored before Edward Packers, & the small boate brought on shoare & there fastned by Edmund Nanfan Seruant to the sd Thomas Cornewalleys, John Mickay (Seruant to Edward Packer) tooke the sd Boate to have fetched some fowle the were shott by an Indian belonging to the sd Packer, But as hee was goeing the sd Dauid ffereira hauing some occasion to use the Boate, Commanded him to bring her on shoare, weh accordingly hee did, & there left her wth the sd Dauid & for his seruice, who having found a Cask of

Liber Brandy tht hee missed, made noe further use of the Boate, nor tooke P. C. R. care to make her fast, whereby the s<sup>d</sup> Boate was lost, And the Wind being Contrary, th<sup>t</sup> the s<sup>d</sup> Sloope could not come home, the s<sup>d</sup> Thomas Cornewaleys was forced for securing his Sloope (Shee having bad Grownd-tackle) to desyre Edward Packer to carry her into his Creek where shee still remaines. By all wch yoe Pete is damnifyed att the least. One thowsand pownds of Tob. for weh he desvres the sd Dauid fferreira may make him satisfaction & hee shall pray &c:

The Deft sayth, that he hyred the plfs Boate, to the intent as is alleaged in the plfs Petn, But altering his mind & intention, & resoluing to stay there where hee was, & putt of his goods, hee made noe use neyther of the Sloope or small Boate, And tht all his goods were landed wth that Boate wch belonged to the Catch, & brought his sd goods in, neyther did hee claime any interest in the Boate, or tooke any charge of her.

Edward Nanfan sworne in open Court Sayth, That John Mickay tooke a small Boate belonging to Capt Cornewaleys Sloope, & rowed after some fowle in St Georges Riuer weh were Shott. And Dauid ffereira calling to him bad him come on shoare. Mackay answered him saying the Boate is none of yoes & ffereira replyed againe saying That it was, for hee had hyred it, And Mickay to this Deponts thinking did not row six strakes after but came immediately on shoare wth the Boate.

The Depos<sup>n</sup> of Robert Sallowes aged 30 years or thereabouts Sworne & Examined the 7th day of January 1658

This Depont Sayth the betweene one & two of the Clock about the ninth of nouembr last, Both the Sloope & Small boate was deliuered unto Capt Cornewaleys seruant, for the use of Dauid ffereira, And the sd Seruant complayning unto this Depont the hee wanted a Roape to fasten the small Boate, this Depont gaue him one small Roape to fasten the same, & this Depont further sayth, the hee p. 182 wth some others brought a boates loading of goods in the Vessells Boate about 4 or 5 a clock the same day & layde att the sterne of the other Boate. And tht whillst Dauid ffereira was disputing about a Cask of Brandy wth the Seamen John Mickay & an Indian tooke the Boate to fetch some fowle, weh they had shott in the Riuer, & tht Dauid ffereira called to them to bring the Boate a shoare, telling them the had hyred the Sloope & Boate. Whereuppon the sd Mickay & the Indian brought the Boate a shoare, & doth uerily beleiue tht Dauid ffereira was there, yett he deposeth tht Dauid ffereira was att the same Landing after the Boate came ashoare & further sayth not

Jurat Cora me Josias ffendall.

Robt Sallowes.

Mr Edward Packer sayth uppon oath, That att the request of Capt Cornewalleys hee carryed the Sloope into the Creek. But the small Boate was lost the night afore.

The Judgmt of the Court is That the deft hyring the plfs sloope & Liber small Boate, ought to haue returned both the sloope & small boate. P. C. R. As to the price of the sd small Boate.

Capt Thomas Cornewalleys Sayth uppon oath, tht That small Boate cost him (w<sup>ch</sup> is lost) fiue hund<sup>d</sup> pownds of Tob. besides pitch & nailes.

It is therefore Ordered the the deft pay to the plf Six hundd Vid. fol. 264 pownds of Tob wth costs of suite. Exequion issued 28° Aprill 1659

To the honble the Gour & Councell &c:

The humble Petn of Richard Smith Attorney to Richard Wool- Woolman v. man Sheweth

That whereas the sd Rich: Woolman bought a Parcell of Land, Lying on the North side of Roade River being one hundd & fifty Acres, in the County of Anarundell, of Robert Harwood, & hath long since satisfyed him for it, Soe it is, tht the sd Rich: Woolman demanded seuerall times of the sd Harwood to make good his tytle & giue him such assurance thereof, as Law hath provided in such Cases. The weh the sd Harwood hath not yett done, but doth still obstinately refuse to give the sd Woolman any assurance of the sd Land, weh hee long since hath bought & payd for. Yor Petr humbly therefore prayeth, tht you will take it into yor serious Consideraons, & graunt such releife, as Law & equity hath prouided in such Cases, wth all Cost, charge & dammage. And yor Petr as in duty bownd shall pray &c:

The deft acknowledgeth tht he sould the Land to the plf & receaued some satisfaction therefore; but the just summe he now remembers not, & as to the assurance demanded of him hee cannot tell what is ment thereby, hee having delivered him his tytle.

Capt Sampson Waring Sayth uppon oath, the about fowre or fiue Exequ yeares agoe being att Rich: Woolmans howse; Robert Harwood & issued Vid. the sd Woolman did then repeate the bargaine concerning the Land. p. 183 And the Robert Harwood receased Thirteene hunded & fifty pownds of Tob of the sd Woolman in Consideraon of 150 Acres of Land, or thereabouts, Surueyed by Mr Clearke to the sd Harwood.

And the Court being informed tht the sd Harwood can make the plf noe assurance, not having fullfilld the Condicons of Plantaon whereby hee may claime any Land in this prouince, & not having taken the Ingagemt according to Act of Assembly & still persisting in his obstinate humour concerning the same.

It is Ordered tht the sd Robt Harwood deft repay the Thirteene hundd & fifty pownds of Tob back, to the plf, wth Costs according to the plfs Petn.

Liber P. C. R. David Humphrey Warren

Vppon the demand & Pet<sup>n</sup> of the plf for Thirty six shillings six pence in money sterling, for wine sold to the deft, weh the deft (as is ffereira v. alleaged) denyeth to satisfy.

> The deft (pe Attornat Roger Isham) sayth the profered the plf satisfaction in Tob. for his debt demanded.

> It is therefore ordered tht the deft pay unto the plf Thirty six shillings six pence, according to his demand, in money sterl. Or Tob to the value att Two pence the pownd which amounts to Two hund & nineteene pownds of Tob, wth Charge of suite.

#### To the honbie the Goue & Councell of State &c:

Cornwalleys v. Lindsey & Brooks

The humble Petn of Tho: Cornewaleys admistrators of Willm Nugent Deceased Sheweth tht whereas James Lindsey & ffrancis Brookes have unlawfully possessed themselves of the Estate of Will<sup>m</sup> Nugent, Hee humbly prayeth tht the sd James Lindsey may bee Ordered to deliuer an accompt of the sd Estate to yor Petr uppon oath. And tht hee may have releife agst the Estate of the sd Brooks for what he received of the sd Estate. As allso an Order to receive againe such cattle & hoggs or satisfaction for them as did belong to the sd Nugent, There being noe lawfull Authority for the disposall of them: And consequently att the perill of the buyers, as yor Petr conceiues & hee shall pray &c:

Vppon the fores<sup>d</sup> Pet<sup>n</sup> The Deft is sworne in open Court, And by Vid. fol. 263 uertue of tht Oath to deliuer or send downe a true account att the next Prouinciall Court of the sd Mr Nugents Estate.

Pritchard's

Mr William Wilkinson is impowred by Order of this Court to sell a Cow or heyfer att Bartholomew Philips in St Clements mannoe, belonging to Will<sup>m</sup> Pritchard the sonne of John Pritchard Deceased & to putt another Cow or heyfer in her roome of the same age here att St Maries for the use & behoofe of the sd Willm Pritchard, the sd Mr Wilkinson having the sd Wm Pritchard under Guardianship, & in his tuition.

Adams &

Bee it knowne unto all men by these pents the I Will<sup>m</sup> Mitchell Mathews v. Esqr doe assigne all my right tytle & interest of a blackish browne Estate horse wth a white face unto Henry Adams & Thomas Mathewes p. 184 for the use of Jane Clearke, the late Relict of Nicholas Cawsine deceased: To have & to hould unto the sd Henry Adams & Thomas Mathewes to & for the sole benefitt & use of the sd Jane Clearke & her heyres for euer & in wittness whereof I sett my hand this 7th of January 1656. Will<sup>m</sup> Mitchell

Signed & Deliuered in pence of Giles Sadler

These pents wittnes the I the aboue named Willm Mitchell doe engage my selfe my heyres, Executors & admistrators uppon or before the last of Aprill next comming to deliuer to the aboue

named Henry Adams & Thomas Mathews for the use aboues<sup>d</sup> a mare Liber betweene fowre & fiue yeares old, uisibly sownd wind & limb, uppon P. C. R. the Receipt of Eight hund<sup>d</sup> pownds of good sownd merch<sup>bte</sup> leafe Tob & cask as wittnes my hand this 7<sup>th</sup> of January 1656

Will<sup>m</sup> Mitchell.

In Case I fayle performance hereof my seruant Jane Witton is hereby engaged for satisfaction.

Test Robert Thimbleby

This Bill bindeth me Will<sup>m</sup> Mitchell of S<sup>t</sup> Maries, in the prouince of Maryland Esq<sup>r</sup>, my heyres Executo<sup>es</sup> admistrato<sup>es</sup> or assignes to pay or Cause to be payd unto Henry Ellery of the fore<sup>s</sup>d prouince Plant<sup>e</sup> his heyres or assignes, the iust summe or quantity of Eight hund<sup>d</sup> weight of good sownd merch<sup>ble</sup> leafe Tob & cask to be payd att or before the Tenth of Nouemb<sup>r</sup> next ensuing as wittnes my hand this p<sup>e</sup>nt 14<sup>th</sup> of August 1656 Will<sup>m</sup> Mitchell

Wittnes Math: Stone Rich: Hotchkeys.

#### Nouembr 7th 1656

I Henry Ellery the w<sup>th</sup> in named doe by this presents assigne & sett ouer all my right tytle & interest of this Bill (w<sup>th</sup> the consent of Cap<sup>t</sup> Mitchell) unto Robert Cleark of this prouince.

Wittnes my hand the day & yeare aboue written

Henry H E Ellery

Daniel Johnson

# January 20th 1658

Henry Ellery aged 45 yeares or thereabouts Sayth uppon Oath That this Bill was assigned ouer unto Mr Robt Clearke wth Capt Mitchells consent. Both Capt Mitchell & Mr Clearke, & this Depont being alltogether in a Boate in St Georges Riuer, att the assigning thereof

Hen: H E Ellery

Jurat Coran me Willm Bretton

Whereas att a Court held in Caluert County on the 30<sup>th</sup> of Aprill Vid. fol. 47 last Attatchm<sup>t</sup> issued out agst the Estate of Cap<sup>t</sup> Mitchell for Two Thowsand fiue hund<sup>d</sup> pownds of Tob att the Request of M<sup>r</sup> Robert Clearke And whereas not long after the s<sup>d</sup> Attatchm<sup>t</sup> was Layd M<sup>r</sup> p. 185 Robert Thimbleby Attorney of the s<sup>d</sup> Cap<sup>t</sup> Mitchell came into this prouince, & had notice gyuen him of the s<sup>d</sup> Attatchm<sup>t</sup> by the Gouerno<sup>r</sup>. And whereas likewise th<sup>t</sup> former Attatchm<sup>t</sup> was by order of the last Prouinciall Court held allso in the County of Caluert on the sixth day of Octob<sup>r</sup> last continued, yett soe as in the names of M<sup>r</sup> Henry Adams & M<sup>r</sup> Thomas Mathewes in the behalfe of the Orphanes of M<sup>r</sup> Nicholas Cawsine, (as appeareth by the s<sup>d</sup> Order of Court) to whom the specialty was signed & consequently the Debt due. It is Ordered (the s<sup>d</sup> Cap<sup>t</sup> Mitchell not appearing nor any

Liber Attorney for him) That Mr Henry Adams & Mr Thomas Mathewes P. C. R. haue Judgmt for the sd Two Thowsand fiue hundd pownds of Tob & Cask allready attatched in part of satisfaction of their demand, for non payment of the Mare according to the sd Capt Mitchells obligaon & specialty.

> Whereas att a Court held in Caluert County on the 30th of Aprill last Attatchint issued out (att the request of Mr Robt Clearke) agst the Estate of Capt William Mitchell for 2500t Tob & Cask & whereas att the next Court likewise in Caluert County 6° October That Attatchmt was continued in the names of Mr Henry Adams & Mr Thomas Mathews & whereas lastly att this Court held att St Maries 25° ffebruary the sd Henry Adams & Thomas Mathews obteyned Judgmt agst the sd Capt Willm Mitchells Estate for the foresd summe.

ffees To the Clk

Leavy therefore by way of Exequion uppon any the goods debts or Chattles of Capt Wm Mitchell wth in this Province Two Thousand To the Sher. fiue hundd pownds of Tob & Cask (according to the foresd order) & deliuer the same to Mr Henry Adams & Thomas Mathewes or to whom they shall appoynt to receaue the same, & for soe doeing this shall bee yor warrt. Gyuen att St Maries this 25° ffeb. 1658.

Philip Caluert

To the Sheriffe of Caluert County or his Deputy The Court adiorned by the Gouernor till to morrow morning

February 26

## Saturday 26° ffebruary

Pnte

Mr Ba: Brook Josias ffendall Esqr Gour. Mr Robt Clearke Mr Job Chandler Mr Ed: Lloyd Philip Caluert Esq<sup>r</sup> Secr.

Dr Luke Barber Capt Will<sup>m</sup> Stone

Vid. writt fol. 107 Attorney Writt to the Sheriffe to impanell a Jury of 12 men Sheriffe returnes his writt & warned

General v. fforeman

Richard Games Owen James Mr Thomas Hinson Vincent Attchyson Tobias Norton John Neuill Will<sup>m</sup> Edwin Capt Sampson Waring George Mee Tho: Bennett Mr Hugh Stanley Walter Pakes

Was called afore the Board Robert Holt, & Mr William Wilkinson Clerk, The sd Holt being charged by Mr Attorney wth bigamy & Mr Will<sup>m</sup> Wilkinson as Accessary in Contryuing the same & prefers this Inditmt, Vid Inditemt fol. 108.

The Examinaon of William Wilkinson Clerk taken the oth of p. 186 Septembr 1658 who Sayth That hee did ioyne in marriage Robert

Holt & Christian Bonnefald, But denyeth the did any thing by Liber way of divorce betweene Robert Holt & his former Wife Dorothy. P. C. R. Notwthstanding confesseth, tht he drue & signed as a wittnes the paper peoduced by Robt Holt, bearing date 4th of December wch conteyned a release of all claime of marriage from the s<sup>d</sup> Dorothy to the sd Robert, Wch paper hee sayth hee did draw att their request uppon her Confession tht shee had Two Bastards by Edward Hudson, & refusall to bee reconciled to Robert Holt.

by me Philip Caluert.

Will<sup>m</sup> Wilkinson.

The Examinaon of Will<sup>m</sup> Haynes taken uppon oath by me Philip Caluert. The Depont sayth the was present when Willm Wilkinson did ioyne Robt Holt & Christian Bonnafeild in marriage sometime in January last & further sayth not.

Septembr 24th 1658.

Will<sup>m</sup> Heynes

To bee Remembred tht on the 24th day of Septembr came Willm Vacat. Haynes before me Philip Caluert Esqr & acknowledgeth himselfe to owe & stand indebted unto the Ld Propr in the full summe of one Thowsand pownds of Tob & Cask. If hee shall not come to the next Provinciall Court to bee holden for this province att St Leonards the 5th day of Octobr next, then & there to give evidence agst Robt Holt, Christian Bonnefeild, Will<sup>m</sup> Wilkinson or eyther of them the shall be there indicted for ffelony against the Statute 7° Jacobi Regis agst Poligamy

Septembr ut Suprà.

Philip Caluert.

The Examinaon of James Hall taken uppon oath before Josias (Vide Davis ffendall Esqr Leiutent of this prouince, The Depont sayth the was Day Star pent when Will<sup>m</sup> Wilkinson did ioyne Robert Holt & Christian p. 153) Bonnefeild in marriage & further sayth not.

Octobr 2d

James H 1 Hall

The same Recogniz as Will<sup>m</sup> Haynes hath entred, James Hall Vacat. entreth into allso for himselfe

Philip Caluert

The Examinaon of Robt Holt taken this 17th Septembr 1658 Who Sayth the hee was marryed sometime in January last to Christian Bonnefeild by Will<sup>m</sup> Wilkinson parson, who tould him the s<sup>d</sup> Holt, tht hee was free to marry any Body, by reason of mutuall discharges from the Bond of Matrimony (as they conceived) Guyen betweene him the sd Robt Holt & Dorothy his former Wife dated 4th of Decembr 1654. That there was pent att their marriage Will<sup>m</sup> Havnes. James Hall & his Wife, Benjamin Hamond & his Wife

p. 187

The Examinaon of Christian Bonnefeild taken this 17th of Sep-P. C. R. tembr 1658

> Who sayth as shee best remembreth shee was marryed to Robt Holt the Thursday before Candlemas day last by Will<sup>m</sup> Wilkinson Parson, That shee had neuer marryed to Robert Holt, but the sd Wilkinson sayd, shee & the sd Holt might lawfully marry, & tht divers times coming to him to know his Opinion in itt, telling him of her former husband & Roberts Holts former Wife. Hee still told her shee might mary to any Body by me Philip Caluert

> Other Euidences were also made appeare out of the Records by Mr Attorney. And after some time spent The Jury agreeing, bring in their Verdict Endorsed on the Writt Bill a Vera for the whole.

Henry Penny v. Mr Thomas

The plf sheweth by his Petn how tht Mr Thomas Mathews assigned ouer unto him a Bill of the Deft, whereby the deft was engaged to Sprigge deliuer att St Maries One Cow & calfe before the Tenth of March 1656. Weh Cow & calfe the deft promised to pay the last spring but now denyeth to deliuer the calfe unto the plf.

To went the deft sayth the That Bill is assigned ouer unto the plf, wthout his consent, contrary to an Act of Assembly & therefore wrongfully sued.

But the Court being satisfyed, tht the deft assumed to pay that Cow & Calfe in dispute the last yeare to the plf, att the request of Thomas Mathews, To whom that Debt was due, & as the deft himselfe acknowledgeth. It is ordered the the deft pay unto the plf a Cow tht hath not this yeare had a Calfe, & allso a Calfe fallen the last spring, besides Costs of suite.

Overzee v. Lewis's Estate

# To the honbite the Gour & Councell

The humble Pet<sup>n</sup> of Symon Ouerzee. Sheweth Whereas Cap<sup>t</sup> Will<sup>m</sup> Lewis late of Portoback deceased was indebted to yor Petr by bill one Indian Slaue 2d Novembr 1653, allso Eighteene Barrells of Indian Corne, & one thowsand pownds of Tob the 2d Nouembr 1653 & noe assetts being left to satisfy the sd Debts, yor Petr humbly prayeth tht an Extent may issue forth agst his Land, att Nangemy for paymt of the sd Debts wth forbearance & charges of suite And he shall pray &c:

The Petr produceth the Bill of the sd Lewis for the Tob. & Corne as is demanded in his Pet<sup>n</sup>, But not the Bill for the Indian Slaue. And the Court desyring to be satisfyed, for tht this demand is a Debt of long standing whither the Petr hath received any Consideraon eyther in part or otherwise in satisfaction of his sd demand

ffor the clearing of w<sup>ch</sup> Symon Ouerzee sworne sayth th<sup>t</sup> hee neuer receaued satisfaction of Capt William Lewis nor any assigne from him, of what is demanded by him of the s<sup>d</sup> Lewis. But sayth th<sup>t</sup> he Liber receaued a Bill of 2000<sup>t</sup> Tob. belonging to the s<sup>d</sup> Lewis, w<sup>ch</sup> was P.C.R. assigned to him for to receaue att Accomack w<sup>ch</sup> hee there left, & knoweth not whither it will bee recoursed or not.

As to the Indian Slaue I Job Chandler of Portoback in the prouince of Maryland do hereby testify, tht Leiutent Will<sup>m</sup> Lewis of the same place for a ualuable Consideraōn in hand receiued, was indebted by Bill unto my Brother Symon Ouerzee an Indian Slaue. Vnto the wch Bill I the sd Chandler was a wittnes, & had the sd Bill sometime in my posses<sup>n</sup> to demand the sd Indian Slaue. And further I doe testify, tht the sd Slaue was neuer deliuered or receiued: & tht I know not of any other satisfaction giue<sup>n</sup> for the sd Slaue. The sd Bill was dated the 2d of Nouembr 1653. Wittnes my hand this 23<sup>th</sup> of August 1658.

Job Chandler.

Moreou<sup>e</sup> I the s<sup>d</sup> Job Chandler doe further testify th<sup>t</sup> I had the s<sup>d</sup> Bill of Leiuten<sup>t</sup> Will<sup>m</sup> Lewis in my posses<sup>n</sup> after his death, w<sup>th</sup> another Bill for Corne & Tob due from the s<sup>d</sup> Lewis, & then deliuered them both unto my Brother Ouerzee againe, as wittness my hand 23 August 1658.

Job Chandler.

Whereas It appeareth tht the Petr hath a Bill of Capt Will<sup>m</sup> Lewis for 2000<sup>t</sup> Tob in his custody or posses<sup>n</sup>, It is Ordered that the Petr returning in the s<sup>d</sup> Bill of Two Thowsand pownds of Tob shall bee allowed his whole demand amounting to Three Thowsand Two hund<sup>d</sup> & Eighty pownds of Tob. & if the s<sup>d</sup> Bill be not redeliuered by the Petr then One thowsand Two hund<sup>d</sup> & Eighty pownds only. And to be payd proportionably out of the Land to be extended of the s<sup>d</sup> Capt Lewis att Nangenty.

This Demand being for building, & uppon Accounts & intricate. Hugh Bevin A Jury is impanelled by the Sheriffe to trye this & other Causes be-v. Mr Symon Ouerzee twixt party & prty according to the euidence gyuen &c:

The Jurors warned are

foreman

Mr James Langworth
Mr James Lindsey
Mr Roger Isham
Mr Henry Adams
Mr Roger Isham
Robt Cole
Mr Richard Willan
Walter Hall
Tho: Belcher
James Veitch
Edmund Lindsey
Will<sup>m</sup> Haynes.

The Jury returnes their Verdict (Viz)

ffownd for the plf 529t Tob & Cask wth Costs of suite.

(Memorand the Jury declares tht One howse att Hebdens Poynt is not comprehended in this their Verdict).

Liber P. C. R. The hamble Rettle of Sympos Ouergoe, Showeth

P.C.R.
Overzee v.

The humble Pet<sup>n</sup> of Symon Ouerzee Sheweth Whereas M<sup>r</sup>

Allen Thomas Mathewes Attorney to M<sup>r</sup> Will<sup>m</sup> Allen obteyned an Order

the last Court agst yo<sup>r</sup> Pet<sup>r</sup> by misinformaön of a certaine summe of

Tob. Yo<sup>r</sup> Pet<sup>r</sup> humbly intreateth th<sup>t</sup> hee may haue a Rehearing

& he shall eu<sup>e</sup> pray &c:

p. 189 Ordered according to the Pet<sup>n</sup> th<sup>t</sup> Exequuon bee superseded in the Order last prouinciall Court (6° Octobris) obteyned agst M<sup>r</sup> Symon Ouerzee by M<sup>r</sup> Thomas Mathewes Attorney to M<sup>r</sup> Will<sup>m</sup> Allen.

Ordered likewise th<sup>t</sup> M<sup>r</sup> Ouerzee putting in Bond to pay dowble dammages Is to bring his accon anew & be determined next Prouinciall Court.

John Vppon the Pet<sup>n</sup> of the pff for charges of Attendance uppon the Neuill v. dēfts summons (Viz) 9 dayes att the last Prouinciall Court held att Marke Pheyo St Leonards in Caluert County & 2 dayes uppon summons likewise att Mr Job Chandlers, & att the dēfts suite.

It is Ordered th<sup>t</sup> the dēft pay unto the plf (att the rate of Thirty pownds of Tob p<sup>r</sup> day for eleauen dayes, w<sup>ch</sup> amounteth in the whole to) Three hund<sup>d</sup> & Thirty pownds of Tob.

#### To the honble the Gouernor & Councell &c:

Siye v. Jolly et al.

The humble Pet<sup>n</sup> of Robert Siye humbly Sheweth Whereas Two men Seruants running away from yo' Pet<sup>r</sup> came to Mattapany in Patuxt about the beginning of Nouemb' last. Where James Jolley & Will<sup>m</sup> Hows mett wth the sd Runawayes & there seized uppon their Two gunns & lett them goe, or as may be doubted did contriue their conueyance from thence, to the great prejudice of yo' Pet'. Wherfore yo' Pet's earnest request is that the aforementioned parties may be strictly & seuerally examined by this honble Board, what was the reason of their proceeding soe unjust & illegally in taking the gunns wth out stopping the seruants. And in case it may by any meanes appeare th' the sd Hows & Jolley were accessary to, or acquainted wth the designe of the aforesd Runawayes, That the honble Board please to take it into yo' most serious Consideraons & afford yo' Pet' releife in the premises &c:

Vppon the Pet<sup>n</sup> of M<sup>r</sup> Rob<sup>t</sup> Slye

William Howes examined Sayth That hee & James Jolley being att Matapanian ffort, they there mett w<sup>th</sup> Two men, who told them first that they came from Seauerne, & then after a while that they came from Virginia, & that they were in Debt there, w<sup>th</sup> caused them to goe amongst the Indians. Soe fearing least the Indians should take away their gunns they had w<sup>th</sup> them, They presumed to take them away themselues. And that Those Two men gyuing an Indian a

white blankett that Indian conueyed them away (as this Examd heard Liber from the Indians) & that they went to the King to haue his ayde, & P.C.R. in the meane time they fled away.

James Jolley Examined Sayth That the men told him they came from Seauerne, then from Virginia (as the former) yett they presumed to take away their gunns, shooting one of, & holding the other in his hand (loaded as he supposed) And they Could not bring them away downe w<sup>th</sup> them, they having noe Boate only a small Canow there.

Mr Hugh Stanley Sayth uppon Oath That comming to Will<sup>m</sup> D. 100 How's howse the sd Hows told this Depont the hee & James Jolley being att Matapanian ffort, they mett wth 2 men wth had 2 guns there. Weh men told them the first they came from Seauerne, & then from Virginia, weh because they were in two tales they supposed to be Runawayes. Yett they presumed to take away their gunns shooting one gunne of & putting it under his foote, the other he held in his hand. And the they profered the guns to this Depont being a Commis<sup>r</sup> Hee againe willing them to keepe them & see them forth comming when demanded.

The Judgm<sup>t</sup> of the Court is that there appeareth noe euidence yett that the Exam<sup>ds</sup> had any hand in conveying them men away. They are therefore acquitted & are to returne the Gunns to Mr Slye

#### Proclamation

# By the Leiutenant & Gour of Maryland.

Whereas att a Court held in Caluert County of the 24th day of Proclama-Aprill last past, It was then by Proclamaon declared, That noe person Attorneys or persons should be allowed to plead as Attorneys in any Court of this Prouince, but such only, as were thereto deputed under hand writing. Wch Order I have thought good hereby to Continue and Confirme. And further to auovd all Inconveniences. I hoe hereby declare, that the Wife of Noe peson or pesons residing wth in this prouince after the end of this pent Court (allthough under handwriting deputed therto as aforesd) shall bee from henceforth admitted or allowed as Attorneys for their husbands in any Court of this prouince. But such persons are required hereby to depute or appoynt some other Attorney in their Roome & steede, other then their Wifes, in case they give not their pesonall attendance att the Court wherto they shall be cyted, or haue any suite depending. Gyuen att St Maries this 26th day of ffebruary 1658 Josias ffendall

The Court adiorned by the Gouernoe till Munday 2 Clocke afternoone.

Capt Thomas Cornewalleys demandeth Attatchmt agst the Estate Cornwaleys v. Mitchell's Estate of Capt Will<sup>m</sup> Mitchell for 1000<sup>t</sup> Tob.

Writt to the Sheriffe of St Maries County to attatch &c: Ret next P. C. R. Provinciall Court.

mrk Cattle

Thomas Gerard Esqr Recordeth his marke for Bramley howse of Cattle & hoggs (contrary to the mark of St Clemts Mannor) Viz ffowre de Luce on the Right eare, & underkeeld on the left eare.

Allso he recordeth his marke for Basford Mannor (Viz) Cropd' on both eares.

February 28 p. 191 Munday 28th of ffebruary

Pnte

Mr Robt Clearke Mr Baker Brooke Iosias ffendall Esqr Gour Philip Caluert Esqr Secr. Mr Job Chandler Mr Edw: Lloyde Capt Will<sup>m</sup> Stone

Dr Luke Barber

Cornewalevs

Vnto the plfs Bill of Complaynt in Chancery. The Defts putt in v. Chandler and Overzee their Answers according as is demand in the sd Bill.

Vid. the Complaynt fol. 143

To the honble Josias ffendall Gouernor of Maryland. The answere of Job Chandler to the Complaynt of Capt Thomas Cornewaleys in Chancery. Humbly Sheweth That whereas he Sayth That uppon a Tract of Land weh Cott Yardley tooke up att Portoback, & his seating negros uppon itt Caused him to giue Creditt to the sd Cott Yardley & one Nathaniel Batt, wch was as the deft hath heard, for noe more then a Watch of small price & ualue. In answere to the aboues<sup>d</sup> premises the deft sayth, That the Credr should have done well to have made better Inquisition into his Debrs Creditt: ffor the Estate w<sup>ch</sup> the Cred<sup>r</sup> w<sup>th</sup> the Land, Savth caused him to trust him, or them, did solely & properly belong unto his Mother in Law, Mrs Sarah Yardley, being purchased by her Estate, & the sd Cott Yardley by a Bill under his hand to his sd mother in Law before his marriage, was not to haue any claime or interest in, during her life. And where the plf Sayth That after an Attatchmt was serued That the deft did by his instigaon stop the proceedings of the Attatchmt. The w<sup>ch</sup> the deft utterly denyeth, being att th<sup>t</sup> time att Annarundell, & came not from thence in seauen or eight weeks after. And tht there were Two other Attatchmts att the same time serued, as this Depont will make appeare: And the if the Attorney of the Complaynt had bene as carefull of his Interest, as they to whom the other Two Attatchmts were graunted, hee knoweth not butt hee had had satisfaction as well as they allthough to the best of this Defendts knowledge, the Attatchmts were graunted about Three weekes after the Decease of the sd Cott Yardley, wth hee supposeth illegall, The order having past agst the sd Cott Yardley long before in his life time. And as Concerning his second Attatchmt, graunted unto his Attorney by the Seauerne men, w<sup>ch</sup> was for a Tweluemonth & a day, The w<sup>ch</sup> Liber Estate was not remoued after the seruing. But their Officer came to this Defend<sup>ts</sup> howse, w<sup>th</sup> one Cap<sup>t</sup> Goulding, profering the s<sup>d</sup> Goulding & this Defend<sup>t</sup>, th<sup>t</sup> if they would bayle the Attatchm<sup>t</sup>, th<sup>t</sup> then what was attatched should not be remoued (the Limitaōn of the fores<sup>d</sup> Attatchm<sup>t</sup> considered) The s<sup>d</sup> Goulding & this Defend<sup>t</sup> did giue Bond for securing the Estate, But th<sup>t</sup> to the best of this defend<sup>ts</sup> remembrance the Estate attatched was not remoued untill a yeare & p. 192 six months after the date of the attatchm<sup>t</sup> w<sup>ch</sup> was for a yeare & a day. And th<sup>t</sup> when the Estate was conueyed away by Co<sup>H</sup> Sidney out of the Prouince, it was not done w<sup>th</sup> any his consent

Job Chandler.

To the honble the Gour & Chancellor & Councell &c:

The answere of Symon Ouerzee to a Bill of Complaynt prefowed by Cap¹ Thomas Cornewaleys in Chancery.

I. Whereas Cap<sup>t</sup> Tho: Cornewaleys hath complayned agst Symon Ouerzee That hee was ayding & assisting to the exportaon of the Estate of Co<sup>th</sup> Yardley attatchd' att the suite of the s<sup>d</sup> Cap<sup>t</sup> Cornewaleys for a Debt w<sup>ch</sup> the s<sup>d</sup> Ouerzee knew to be due to the s<sup>d</sup> Cornewaleys, w<sup>ch</sup> he utterly denyeth.

2. That the s<sup>d</sup> Ouerzee did some time past hyre a Sloope to M<sup>rs</sup> Yardley by Charter party, & shee was to Victuall & man the s<sup>d</sup> Sloope & pretended itt was to fetch her Crop from Portoback for 900<sup>t</sup> Tob. And the s<sup>d</sup> Ouerzee deliuered the s<sup>d</sup> Sloope att Lynne-hauen where shee putt in for Master to obserue her Order Co<sup>H</sup> John Sidney with Two other Seamen (Viz) Thomas Kedger & Thomas Haruey, if any more he remembers them not.

3. They went to Portoback. What Lading they tooke in hee did not know. But being dryuen hither by distresse of weather, putt in here att St Maries att the sd Ouerzees howse. Where they tarryed about flue or six dayes, the sd Ouerzee all th time being absent, & Capt Cornewaleys att his owne howse att the Crosse, And whither Capt Cornewaleys had notice thereof he knows not, but might if he would. The sd Ouerzee comming home found the Sloope still Riding before his Landing, & Cott Sidney then a shoare att his howse. And being asked what hee had in the Sloope? the sd Cott answered hee had Corne, Tob & Negroes. But whither he had any Prouision here, hee cannot say: because hee did not know that hee needed any. And the next day the wind being fayre the Cott returned to Virginia: and att Lynne-hauen the sd Ouerzee receaued his Sloope by his Attorney according to Charter, & satisfaction to his content.

4. Lastly to the Cap¹s Complaynt th¹ the s⁴ Ouerzee hath received any Gwift of the s⁴ M¹s Yardley to inrich him to the preiudice of the s⁴ Cap¹ The s⁴ Ouerzee doth posituely deny, as utterly false & untrue.

Symon Ouerzee

Liber P.C.R. Thomas Haruey Sworne in open Court Sayth tht Mrs Yardley hyred the Sloope of Mr Ouerzee att Lynne-hauen to make a uoyage for Maryland. And told this Depont that hee was in her seruice till he came downe againe. And comming up to Maryland hee knew nothing of the transporting the negros till Coth Sidney tooke them in. Hee imagined they were only to carry downe Tob & Corne. And comming downe Patowmeck they putt in into St Georges Ryuer riding in the Riuer 4 or 5 dayes, & tht they had some Victualls att Mr Ouerzees but Mrs Ouerzee gaue it to them. And arryuing att Lynne Hauen the Sloope was deliuered to Mr Ouerzees Attorney there; & tht Mrs Yardley payd Mr Ouerzee this Deponts hyre & Mr Ouerzee himselfe was to pay him.

p. 193 To the honbie Josias ffendall Esq<sup>r</sup> Gouerno<sup>r</sup> & Chancello<sup>r</sup> of Maryland, & the Councell of State

The Reply of Thomas Cornewalleys to the answers of Job Chandler & Symon Ouerzee to a Bill of Complaint exhibited in Chancery agst the  $s^d$  Parties by the  $s^d$  Tho: Cornewaleys Humbly Sheweth

That both the s<sup>d</sup> Answers are imperfect & little to the purpose of the Charge alleaged agst them in the Bill. Only the sd Chandler alleageth tht the Consideraon mentioned in the Bill guven for the sd Debt was only a small watch of little value. The Complaynt sayth & will be deposed was a watch wth an allarum tht went aboue 24 howers. wth the day of the month, & cost him wth the Syluer Case 17th Sterl. & Twenty Shillings payd downe in money. And whereas the sd Chandler sayth the Estate & Land did solely & properly belong to Mrs Sara Yardley, being purchased by her Estate; the sd Coff Yardley being bownd afore marriage, not to meddle wth the same during her life. Weh Bond after Marriage was of noe Validity, nor the sd Estate nor Land commonly knowne or reputed during the sd Coff Yardleys life, for other then his, nor did shee euer endeauor by such claime during her life to cleare the sd Land or Estate by Law from his iust Debts wthin this prouince. But privately & surreptitiously by the ayde & assistance of the defendts conveyed out of this Prouince, To wch Charge in the Complaynts Bill there is noe answere gyuen by the sd Chandler. And the sd Ouerzee confesseth to haue lett his Sloope for 900t Tob by Charter part, Weh the Complaynt prayeth may be produced; but neyther answereth how, where, nor in what the sd Tob was payd, nor by whom, nor who payed the man tht Sayled in her, wth some other particulars charged in the sd Bill, whereby the Truth may appeare, tht the sd Sloope was fraudulently hyred & nothing payd. Wherefore the Complaynt humbly prayeth tht both the sd Answers may bee amended & each particular Clause in the sd Bill fully answered as it ought, & hee shall pray &c.

Ordered that sometime before the end of this Court they putt in their Answers to the s<sup>d</sup> Reply.

It is Ordered by the Gouerno & Councell Thatt all Bills & Liber fines web were taken att Seauerne, or other where, during the late P.C.R. Fees during Troubles by the then Pretenders to the Gouermt of this Prouince "late (Except for Victualls, & Sheriffs & Clerks ffees) shall be deliuered troubles" up att the next Prouinciall Court in whose hands soeuer they are.

The plf preferreth his Petn by weh he claymeth an Extent agst Robert Cole the Land of Mr James Neale according to an Order of Court v. Mr Willm formerly obteyned agst the sd Land by Mr Beniamin Gill for 16000t Bretton Tob & Cask or thereabouts, being payd by the sd Gill, for the use of his sonne in Law Mr James Neale. And the plf being Admistrator of the sd Gills Estate, claymeth the Benefitt of tht Order of Court, to the end hee may be in a Capacity to receaue the Tob due from the sd Neale unto the deceased Gill or his heyres. In p. 194 answere to weh the deft sayth the had reason to pretend att least, tytle to Mr Neales Land by uertue of tht Extent & order, whillst his Ires of Admistraon of Mr Gills Estate were in force, weh hee supposeth now to be Vacated ffor Mr James Neale having sent in a letter, & letter of Attorney allso wth Two Duplicates of the same, all of one tenure & date this yeare unto the deft (weh hee produceth & sheweth in Court) desyres according to the sd Letter of Attorney tht hee may bee possest wth the sd Estates, & tht the Petrs letters of Admistraon be now recalled, gyuing an Account (by uertue of his sd lettres) of his sd Admistraon unto the deft.

Mr William Bretton

Louing ffreind it is now some yeares since I writt to you, first for want of conueyance, Secondly for the I had noe peticular busines to trouble you wth all. The aryuall of this ship here, hath brought me newes by the Relaon of the passengers tht my Wifes ffather Mr Beniamin Gill is dead, att weh I am heartily sorry. God rest his Soule in peace. Sr my earnest desyre to you is the you will please to doe me the freindly fauor wth the assistance of Henry Raynor, or John Thimbleby or Mr Wade, for to seeke to recouer what may bee of his Estate, as allso my Land, & recouer satisfaction of Nathaniel Pope for the six fowling peices, & the Cattle & Seruants I left wth him, & ioyne alltogether & preserve it in the best manner tht may bee, for my use, or the use of my Wife & Children & lett not any thing be sould or deminished till further Order from mee. And please to aduise mee by all opportunities what is done in the business. My intent is to come ouer to you soe soone as I heare from you how busines stands. Any letters you write to mee direct them to be left wth Mr Nicholas Warren merchant in London, or wth Mr John Parker in London. And if you write by way of Amsterdam direct to be left wth Mr Ian de Vogelaer or Conrad Kleneke merchants & any of these merchants will send yor letters to mee, & pray write 3 or 4 lres of one tenure, the if one be lost, another may come safe. I heare the

Liber Robin Cole hath layd some claime to my ffathers & my Estate, w<sup>ch</sup> I P.C.R. conceiue hee did, supposing I & my Wife had bene dead. But god be praysed wee are both aliue, & in health, & haue Three Children lyuing; Soe hee now may excuse the clayming any thing & deliuer all ouer to yo<sup>u</sup> for my use. Pray remember my loue to Mr Thomas Garrett & his Wife, & all the rest of my ould ffreinds there. Thus not more, but my kind loue to yo<sup>u</sup>, desyring not to fayle, but to use all dilligence in this busines. I take leaue & rest

Yoe assured freind to serue you James Neale

August 2d 1658.

Vife writes not

I liue Seauenty Leagues from this place, soe my Wife writes not, shee not being here, But the first opportunity after I gett home, I will send you a letter from her

J. N.

Bee it knowne unto all men by these pents the I James Neale Gentn p. 195 haue made & ordeyned, constituted, authorized, deputed, & appoynted & doe by these pents make ordeine, constitute, depute & appoint my Wellbeloued ffreinds William Britton Gent<sup>n</sup>, John Thimblebe, John Wade, & Henry Raynor to bee my true & lawfull Attorneys, ffor mee & in my name steade & place, & in the name of my Welbeloued Wife Ann Neale & in the name of my Children Ann, James & Dorothy Neale, to ask demand, Leuy, recouer and receaue full & intire posses<sup>n</sup> of th<sup>t</sup> Manno<sup>r</sup> or parcell of Land, w<sup>ch</sup> is rightly mine deryued by Patent from the Right honbie Cecilius Caluert Lord Baltemore, Lord Proprietary of the sd Prouince of Maryland knowne by the name of Wolleston Mannor. As allso full power & authority to recouer of Nathaniel Pope satisfaction for all such goods, cattle & seruants, as I left in trust wth him, att my departure from Maryland. And allsoe doe hereby give full power & authority to my sd Attorneys for to recouer all such Lands, goods & Chattles, as were left by Mr Benjamin Gill, father to my Wife & bequeathed to mee James Neale, or unto my Wife or our Children or unto any one of us, as may appeare by the last Will & Testamt of the sd Mr Beniamin Gill deceased, Gyuing & hereby graunting unto my sd Attorneys, or any Two of them, full power & authority for to sue, arrest, condeme, imprison, & impleade, any peson or pesons whatsoeur in posses of the sd Estates, or any part of them, whither possessed by admistraon or as ffeoffees in trust, or by any other power whatsoeue, And after recouery of the sd goods, lands, or cattle for me & in my name, or in the name of my Wife & Children, or any one of us, to give acquittance or acquittances, or any other lawfull discharge, Ratifying, confirming, affirming & allowing of any lawfull Act or thing my sd Attorneys, or any Two of them shall doe for the Recouery of the sd goods Lands & chattles. They not disposing otherwise of them,

then is expressed in this letter of Attorney, That is to say, The Cattle Liber for to putt them to bee carefully preserved & kept by them selves, or P. C. R. any others gyuing a third part of the encrease for the sd preservaon: or paying other satisfaction according to the Custome of the Country. And the Land to Rent it out for some small tearme of time, as Two or Three yeares. The Tennant tht takes it being obliged to pay the cheife Rent to the Ld Proprietary, or his Minister to the effect, And for the Rent allready due my sd Attorneys may sell such part of the cattle or other goods as may amount to pay the L<sup>d</sup> Prop<sup>e</sup> for the s<sup>d</sup> Cheife Rent, And in Confirmaon of all afore conteyned in this lre of Attorney & order I have hereunto sett my hand & Seale the 2d day of August Año 1658.

Sealed & Signed in the pence of Vs James Neale Se X ale.

Henry Meese Henry Parnell Sam: Hart

Wch Letter, & letter of Attorney being read in Court, the plf p. 196 replyeth th<sup>t</sup> it is not of any Validity, it not being signed & attested by a sworne & publick Notary.

But the Judgm<sup>t</sup> of the Court is th<sup>t</sup> the letter of Attorney ought to bee allowed Both the Gouernoe & some of the Councell, & others allso pent partly knowing the hands of those who are wittnesses to the sd letter of Attorney, Easpecially Mr Meese, & Dr Parnall: And the hand likewise of James Neale who writt the sd letter of Attorney by some being partly knowne allso; & for seuerall other probable causes. Ordered tht the sd Robt Cole plf surrender his letters of admistraon & tht Mr Bretton deft, by uertue of his sd lre of Attorney be admitted the Attorney of the sd Mr James Neale.

Extent. Cecilius &c: To the Sheriffe of St Maries County Greet- Stone v. ing. Wee Command you, the by the oathes of Twelue good & lawfull Westor men of yor County, you cause to be extended & appraysed the Mannor of Westbury, weh Willm Stone Esqr att Our Prouinciall Court held the 4th day of March 1653 att St Maries recouered agst Marke Pheypo, the Attorney of John Hansford, Admistrator of Thomas Weston Deceased, in satisfaction of a Debt of 21600<sup>†</sup> Tob & Cask. And the Extent & Appraysmt wch you shall thereon make cause to be signifyed to Our Prouinciall Court to be held the 20th day Aprill next, Vnder thy Seale, & the Seales of them by whose Oathes the sd Inquisition thou shallt make, & have thou there this writt. Gyven att St Maries this 28th day of ffebruary 1658. Wittnes our Trusty & Wellbeloued Josias ffendall Esqr Our Leiutent &c:

Josias ffendall

The Court adjorned by the Gouerno<sup>e</sup> till to morrow morning.

Liber P. C. R. March I Pnte Twesday po March.

Mr Robert Clearke Josias ffendall Esqr Gour Philip Caluert Esq<sup>r</sup> Secr. Mr Job Chandler

Capt William Stone Dr Luke Barber Mr Bak: Brooke Mr Edw: Lloyd.

Proprietary

wart to the Sheriffe of St Maries County to bring Harbert Mate v. Harbert to Capt Rich: Hobbs & allso the Passengers now in the Sloope wth him before the Goue & Councell wthout delay. To make answere to what shall be demanded on the behalfe of the Ld Prope.

> Who appearing in Court, & being charged for th<sup>t</sup> the Passengers went up & downe complayning for want of prouision & uictualls, yett the Gour being satisfyed in tht, the sd Harbert had sufficient prouisions in his Sloope & gaue sufficient allowance to the Passengers, as hee alleageth. Hee is dismissed.

# To the honble Court &c:

Hampstead D. 107

The humble Pet<sup>n</sup> of Will<sup>m</sup> Hampsted Sheweth That whereas M<sup>r</sup> v. Overzee Symon Ouerzee standeth indebted to yot Petr one Cow & a Calfe, weh should have bene delivered to him uppon his Plantaon att St Maries 5 yeares agoe, & are not yett payd, being much damnifyed in the losse of their encrease, & the want of the milk for his sustenance, W<sup>ch</sup> Cattle he hath often demanded of M<sup>r</sup> Ouerzee, But hee hath not yett taken any Course to satisfy the same, allso yor Petr sheweth the Mr Ouerzee standeth indebted to him 100t Tob for a barrell of Corne bought of Mr Land for the sd Mr Ouerzees use, for wch he craueth order, & allsoe dammage for his encrease of his Cattle & want of the milk &c:

> The deft requesteth th<sup>t</sup> the plf proue what is alleaged in his Pet<sup>n</sup>. Who thereuppon produced these Depos<sup>ns</sup> or testimoneis

> Adam Christian aged 28 yeares or thereabouts sworne & examined this 20th January 1658 Sayth That during his time of Seruice wth Mr Ouerzee, Willm Hampstead demanded of the sd Ouerzee Cattle due from him to the sd Hampsted & Mr Ouerzee promised the sd Hampsted to deliuer him his Cattle here att St Maries, soe soone as his Sloope came up againe from Virginia & further Sayth not.

Jurat Coran me Willm Bretton.

Thomas Kemp Examined att the request of William Hampsted this 7th day of ffebruary 1658 Sayth, That att Linne Hauen in Virginia there was a Cow & a Cow calfe made choyce of for Mr Hampsteds use by Mr Richardson, Weh Cow is since dead. Yett before the shee dyed, shee had another Cow calfe weh calfe Mr Ouerzee marked, but what is since become of tht calfe, he cannot tell.

To the first Cow calfe he sayth tht Mr Ouerzee told him, how tht Liber one John Stratton hath since layd claime to: affirming tht the marke P. C. R. was his marke

Examined by me Will<sup>m</sup> Bretton.

The Depos<sup>n</sup> of Edward Good aged 25 yeares or thereabouts, Sayth That in this Deponts hearing Willm Hampsted demanded of Mr Ouerzee Two Cowes & Two Calfes, Wch hee promised to deliuer to him att the next returne of the Sloope, in St Georges River, & this was 5 yeares agoe come next Spring & further sayth not.

Sworne & Examined before me Robt Taylor.

And the deft produceth a Receipt for one Cow payd for the plfs use in Virginia & alleageth how tht hee payd another Cow to the plf himselfe, out of his owne pen here in Maryland.

Receaued of Symon Ouerzee by my Attorney in Lin-hauen Mr p. 198 Richard Richardson one Cow wth her encrease as wittnes my hand William Hampsted this 19 feb. 1655.

Test. William Eale Theophilus Rogers.

Mr Nicholas Yowng informes the Court tht in his presence that calfe was marked of Mr Ouerzees marke, weh was made choyce of by Mr Richardson for the plfs use. But having notice thereof Mr Ouerzee caused it to bee marked againe of another marke, but remembreth not what the marke was.

The Court see noe Cause of Accon, & thereuppon nonsuite is graunted agst the plf on behalfe of the deft.

Vppon the plfs writt of Scire facias for Three hund<sup>d</sup> pownds of John Tob, besides Two hundd pownds of Tob charges, & costs of suite ouer Willm & aboue the sd Two hundd pownds of Tob, wth the plf obteyned agst Edwin the deft Att a Court held att Patuxt the 17th of ffeb 1657, as by the sd Order more att large appeareth. The deft appeares & alleageth thi hee hath payd Two hund<sup>d</sup> & flueteene pownds of Tob, to Cap<sup>t</sup> Will<sup>m</sup> Stone in satisfaction of that Debt, W<sup>ch</sup> not appearing to the Court, th<sup>t</sup> it was payd in behalfe of the plf, & for th<sup>t</sup> peculiar Debt; & the Deft not able to make further proofe

It is Ordered th<sup>t</sup> the deft pay unto the pH according to the writt, & Order of Court (Viz) Three hundd pownds of Tob. principall, besides Two hundd pownds of Tob for dammages, wth Costs of suite

The plf produceth the defts Bill for 1000 Tob. The plft denyeth Capt this to bee his Act & deed, But denyeth not the hath a Bill out to Thomas Cornewaleys one Catchmay (to whom allso this Bill of 1000 Tob. is made and v. Richard signed) of about 500<sup>t</sup> Tob. yett sayth this is not his bill here produced Sheppey & further tht hee oweth noe such summe.

Capt Nicholas Gwyther Sayth uppon oath, the last yeare com-Liber P.C.R. ming to New Towne, att the request of Capt Cornewaleys understanding tht Richard Sheppey lyued att Robt Coles (his kinsman by marriage) Hee told the sd Robt Cole, tht Rich: Sheppey was indebted to Capt Cornewaleys in the summe of 1000t Tob. & if soe bee hee would come to Capt Cornewaleys & take some course wth him about it, & pay it, hee would forbeare him till next yeare; not speaking to Rich: Sheppey att all, & Robt Cole promised this Depont to goe downe to the sd Capt Cornewaleys about it.

John Abington Sayth, That hee demanded 1000t Tob. of Richard p. 199 Sheppey for his Master Thomas Cornewaleys, To weh the sd Sheppey answered, the had noe Tob att the pent, but was in suite for some weh he hoped to recouer, & tht if the sd Thomas Cornewaleys would forbeare sueing of him, hee would pay him one hogshead of Tob this yeare, & it might bee Two, & the next yeare the rest, But if he did sue him, he would pay him none, or words to this effect.

And the plf demanding of the deft how this Bill came to be signed wth his name?

To w<sup>ch</sup> he sayth th<sup>t</sup> the s<sup>d</sup> Catchmay tooke him into the woods & threatned him to knock out his braynes if hee did not putt his hand to a paper or Bill, weh hee did, & further tht hee knoweth not what was in the paper or Bill soe signed by him, neyther whither this bee the paper or Bill hee signed.

Respited till tomorrow morning.

Abraham-

Know all men by these pents the I ffrances Abramson the Admisson's trator of my husband Cornelius Abramson doe constitute & appoynt Blinkhouse my louing freind James Veitch my true & lawfull Attorney to demand, aske and receive, & uppon denyall to arrest sue, implead & imprisone all or any such pesons as is engaged to mee as admistratoe of my sd husband, & what my sd Attorney shall doe, I doe hereby ratify & confirme, as if I were pesonally present. In wittnes whereof I have hereunto sett my hand this 29th Novembr 1658

ffrances f. Abramson

ffrancis Armestrong Thomas T Browne.

To the honbite the Gouernoe & Councell &c:

The humble Petn of ffrances Abrahamson, Admistratrix &c: Sheweth That yor Petrs husband sold a Plantaon to Robt Blinkhorne for 6000t Tob. (Viz) 3000t payable in Nouembr 57, & 3000t payable in Novembr 58, for weh shee humbly prayeth an Order of this honbie Court, wth Charges of suite & shee shall pray &c:

Know all men by these pents That Wee Cornelius Abramson & Robt Blinkhorne haue Couenanted & agreed betwixt us this 20th of Aprill 1657.

Imp<sup>r</sup> It is agreed th<sup>t</sup> I Cornelius haue sold unto the afores<sup>d</sup> Rob<sup>t</sup> Liber Blinkhorne my Plantaōn in Leonards Creek, w<sup>th</sup> the howses & P.C.R. edifices thereon erected & built & to the quantity of 300 Acres of Land belonging to it, as it was surueyed.

- 2. Likewise it is agreed th<sup>t</sup> what the Carpenters was to doe to the howses for Cornelius, they are to performe for the s<sup>d</sup> Blinkhorne in finishing of them.
- 3 What Apple Trees tht are now uppon the Plantaön, they are to p. 200 remayne there: only some of them, tht Cornelius hath a mind to, hee may haue.
  - 4 Cornelius to stay in the howse till the first of Aprill next.

In Consideraon hereof the s<sup>d</sup> Rob<sup>t</sup> Blinkhorne or his assignes is to pay unto Cornelius Abramson, or his Assignes the summe of Three Thowsand pownds of good Tob & Cask the Tenth of Nouemb<sup>r</sup> next, & Three Thowsand pownds of good Tob & Cask the Tenth of Nouemb<sup>r</sup> in the yeare 1658, as wittnes o<sup>c</sup> hands the day & yeare aboue mentioned. The Tobacco to be payd in Leonards Creek.

Wittnes
Mich: Brooke.

Cornelius Abramson Robert Blinkhorne

Vppon the Pet<sup>n</sup> & demand of the pff (p<sup>e</sup> Attorat. James Veitch) for 6000<sup>t</sup> Tob & Cask.

The deft sayth the hath payd to the pff allready 2300<sup>t</sup> Tob. & cask in part, of that Debt: & further the hee came to an agreem with the pff for the remainder.

It is Ordered th' the dēft satisfy unto the pff, the full summe of Tob, mentioned in the Agreem' we'n is six Thowsand pownds of Tob & Cask, But what Tob. the dēft can make appeare to be allready payd by him unto the pff in consideraon of the sd agrem', bee deducted out of the sd summe. And further th' the pff make her rights appeare, in the Secretaries Office, for the Land sold to the dēft according to the Agreem', & sue out her Patent for the same, & deliuer it to the dēft, paying the Charge thereof. And the dēft to pay Costs of Suite Exeqn issued Vid fol. 230

Writt to the Sheriffe to impanell a Jury of Twelue men.

Sheriffe Returneth his writt & warned

Mr Thomas Righould V Robert Kedger T Nicholas Yowng J Daniel Clocker T

Will<sup>m</sup> Hewes Thomas Kedger James Veitch Thomas Sowth John Hamilton
Thomas Belcher
Rob' Blinkhorne

Hugh Benin.

Attornev

Was Called afore the Board & to the Barre, Rob<sup>t</sup> Holt, & Will<sup>m</sup> Wilkinson Clarke, His L<sup>ps</sup> Attorney accusing them both of ffelony, & prefers this Presentm<sup>t</sup> on the behalfe of the L<sup>d</sup> Prop<sup>e</sup>.

Liber P.C.R. Presentm<sup>t</sup>. The Jury doth present th<sup>t</sup> Robert Holt of Greens P.C.R. Poynt in S<sup>t</sup> Georges hund<sup>d</sup> in the County of S<sup>t</sup> Maries Cooper, on the 28<sup>th</sup> day of January last, att the howse of Will<sup>m</sup> Wilkinson in S<sup>t</sup> Georges hund<sup>d</sup> in the County afores<sup>d</sup> Clerk not hauing the feare of god before his eyes, did marry Christian Bonnefeild (Dorothy Holt his lawfull Wife being lyuing) Contrary to the forme of the Statute in th<sup>t</sup> Case prouided, And agst the peace of the Lord Prop<sup>r</sup> his Rule & Gouerm<sup>t</sup>.

p. 201 Likewise the Jury doth present That Will<sup>m</sup> Wilkinson of St Georges hund<sup>d</sup> in the County of St Maries Clerk was accessary afore the ffact in the fellonious contryuing & Counselling the s<sup>d</sup> marriage, & allso in ioyning the s<sup>d</sup> parties in marriage, after hee had diuorced the s<sup>d</sup> Robert Holt & Dorothy his Wife agst the peace of his L<sup>p</sup> his Rule & Gouerm<sup>t</sup> as afores<sup>d</sup>. After the Presentm<sup>t</sup> was read, The Prisoners alleage th<sup>t</sup> this Jury is a uery weake Jury, to goe uppon soe weighty a busines, (they being soe nearely concernd therein) as life & death, And there being few others p<sup>e</sup>nt in Court but what are Catholikes, w<sup>ch</sup> The prisoners afore requested might not be warned on their Jury, desyring that a Protestant Jury might passe on them, & w<sup>ch</sup> the Gouerno<sup>e</sup> consented unto, as most reasonable.

It is Ordered th' the Sheriffe take sufficient Bayle of Rob' Holt for his appearance att the next Prouinciall Court, And the Gouernor himselfe assumed to bee Mr Wm Wilkinson's Bayle

Overzee v. Cornwaleys To the honble the Gouernoe & Councell &c:

The humble Pet<sup>n</sup> of Symon Ouerzee Sheweth Whereas Cap<sup>t</sup> Thomas Cornewaleys is indebted to yo<sup>c</sup> Pet<sup>e</sup> 3370<sup>t</sup> Tob & Cask for goods deliuered by his Store-keeper uppon a note of Creditt sent by the s<sup>d</sup> Cap<sup>t</sup> dat, Decemb<sup>r</sup> 5<sup>th</sup> 1657, yo<sup>c</sup> Pet<sup>e</sup> therfore humbly prayeth an order for the s<sup>d</sup> Debt, & damages susteyned for want of the Tob to compleate his freight, w<sup>th</sup> charges of suite. And he shall pray &c:

To w<sup>ch</sup> demand & Pet<sup>n</sup> of the plf, The dēft sayth, th<sup>t</sup> he sent his Vid. fol. noate (uppon request) for certaine goods mentioned in his noate, & <sup>230</sup> to a certaine summe, And how th<sup>t</sup> the Debt ought to haue been demanded of the party to whom the s<sup>d</sup> goods were deliuered. And th<sup>t</sup> hee assumed to pay soe far, as his noate of Creditt extended, & is not obliged to pay further.

This Cause is putt a Jury wart to the Sheriffe for Jury.

Sheriffe Returnes his writt & warned

fforeman

Mr Thomas Hinson, Mr Henry Adams, Mr Philip Land
Mr James Lindsey, Mr Tho: Belcher, Capt Sampson Waring
Mr Tho: Ringhould, Mr Richard Willan Mr Tho: Sowth
Mr James Langworth Mr William Boreman Mr James Veitch

The Jury agreeing Returnes their Verdit (Viz) ffownd for the pH Liber Two Thowsand one hund<sup>d</sup> & Twenty pownds of Tob. & Cask wth P.C.R. Costs of suite. The Remaynd<sup>e</sup> of the demand the pH is left to recou<sup>e</sup> of the principall Credito<sup>e</sup> to whom the goods were deliuered & received.

His L<sup>ps</sup> Attorney chargeth M<sup>r</sup> Symon Ouerzee w<sup>th</sup> Theftboate & Attorney requesteth of the Board, th<sup>t</sup> the s<sup>d</sup> Ouerzee bee brought to a Tryall Overzee for the same Vid. fol. 252

Daniel Clocker sayth uppon Oath in open Court How the coming ouer from Virginia to his owne howse, Mr Land came to him, & p. 202 told him, tht hee found Mr Ouerzee more moderate then hee was. And desyred him to goe to Ouerzee himselfe, & trye if hee could take up the busines concerning his Wife, And comming to Mr Ouerzee, & relating the busines att large of his Wife, Mr Ouerzee told this Depont (bringing out a List of his goods valued by himselfe att 5000t Tob) the was much damnifyed. This Deponer professed him first 1000 Tob, Yett att last they both agreed for 3000 Tob, to the intent hee might bring of his Wife, & tht shee might bee assured of her life, w<sup>ch</sup> hee promised to doe. And to th<sup>t</sup> intent M<sup>r</sup> Ouerzee receaued Bills, & some small accounts (euen according to his owne reckoning) of this Depon<sup>t</sup> to the value of 3000<sup>t</sup> Tob. And since th<sup>t</sup> the busines is come to a full tryall, & nothing effected by Mr Ouerzee according to his Condicon & promise wth this Depont, hee Demanded of Mr Ouerzee his Bills back againe & Mr Ouerzee refused soe to doe, saying he would give him none. Mr Philip Land sworne Sayth th being wth Mr Ouerzee, the sd Mr Ouerzee told this Depont, That hee would be contented to stand to some losse, prouided hee might haue his goods againe: & uppon tht consideraon hee was willing, & would be contented to forfeite his Recogniz it being but a Thowsand pownds of Tob. Whereuppon this Depont went the next day to Goodman Clockers, & told him the sd Clocker tht if hee would goe to Mr Ouerzee, hee beleived tht hee might easily now compound the busines wth him. & not bring his Wife uppon the stage. ffor Mr Ourzee did not desyre to prosequute, soe hee might have his goods againe, though wth some losse, & this Depont accompanied the sd Clocker from his howse towards Mr Ouerzee's as far as the White howse (St Thomas's) & further sayth not.

Mr Ourzee denyeth what hee is charged wth, & sayth tht the Bills hee receaued of Daniel Clocker, were receaued by him uppon another account, & not uppon any such account, as is alleaged. Desyring the Court to understand tht what informaon the sd Clocker hath gyuen or made agst him, in this busines, to have suggested the same to an ill intent out of meere malice & spleene.

The Judgm<sup>t</sup> of the Court is. That they see or find noe malice in the P.C.R. deliuery of this busines, & therefore the testimony of him the sd Clocker is good & ought to bee soe taken, & accepted.

Respited till next Prouinciall Court.

Henry Hooper v. Serut &c: Norton

The plf producing his Bill in Chancery agst the deft Touching a

It is ordered th<sup>t</sup> this Cause be remanded to the next County Court, in Caluert County (the Commises in the County having formerly bene knowing in this suite) to be there heard & determined.

Overzee v.

This Bill bindeth me Richard Abrall my heyres Executors & ad-Abrahall mistrators to pay or cause to be payd unto Symon Ouerzee or his Assignes the summe of Twenty Three Thowsand one hundd Eighty & fowre pownds of Tob & Cask weh Tob proceeds by Two Bills due to the sd Ouerzee the last yeare of Two Thowsand One hundd & ninety pownds of Tob in Cask & for a man seruant now bought of him & for one hundd bushells of salt deliuered to mee & Three thowsand pownds of drye Ginger amounted to the foresd summe of Twenty Three Thowsand one hundd Eighty & fowre pownds of Tob & Cask payable uppon all demands. And for the true peformance of the aboue paymt I doe & haue by these pents deliuer, & doe putt into the posses<sup>n</sup> of the s<sup>d</sup> Symon Ouerzee all my Crop now hanging & allready struck in Cask. Hee the sd Ouerzee gyuing mee a just account of the weight. Allso I doe bind ouer to him all my howsholdstuffe & moueables (none excepted) easpecially all those expressed in an Inuentory bearing date wth these pents. In wittnes hereof I have hereunto sett my hand the 7th of Novembr 1656.

Richard Abrahall

Wittnes Peter Malbone Nicholas Yowng June 3d 1657

Acknowledged in Court by mee Will<sup>m</sup> Edwards on the behalfe of Mr Richard Abrahall the sd Edwards being impowred to acknowledge the same in March Court last, but the Court was then adiorned June 20th 1657. Tho: Brereton.

Recorded in the Records for the Ouarter Court att James Citty Endorsed 10th feb. 1657. Tho: Brereton.

Receased uppon this Bill thee summe of Tenne Thowsand pownds of Tob. & Cask by mee Symon Ouerzee

Whereas Symon Ouerzee hath produced in Court the Bill or specialty of Richard Abrahall for 23194t Tob. & Cask. Weh sd Abrahall being fled out of this Prouince, & his Estate under Attatchmt euer since the 26th day of July last, att the request of the sd Liber Ouerzee for 14000t Tob. Vid. fol. 72

It is Ordered tht the sd Ouerzee (the sd Abrahall being fled out of the prouince & noe Attorney appearing in his behalfe to make answere to the sd demand) shall have out of the Estate soe attatched ffowrteene Thowsand pownds of Tob. as is demanded.

Know all men by these pents the I Willm Mitchell haue constituted Stone v. authorized & appoynted Capt Will<sup>m</sup> Stone my true & lawfull Attorney Boreman to arrest impleade & prosequute Will<sup>m</sup> Boareman Plant<sup>r</sup> for a Debt from him to mee due by specialty. And to impower constitute, ordaine & make one or more Attorney or Attorneys if hee shall thinke fitt, hereby ratifying & confirming whatsoeue my sd Attorney shall p. 204 doe in the premises as fully to all intents & purposes, as if the same had bene done by my selfe. In wittnes whereof I have hereunto sett my hand and Seale this 29th day of January 1657

Will<sup>m</sup> Mitchell \* Seale.

Sealed & deliued in the pence of Thomas ffowkes Thomas Seamor

Whereas it appeareth to this Court tht Will<sup>m</sup> Boareman deft is indebted to Capt Will<sup>m</sup> Mitchell by Bill Two Thowsand one hund<sup>d</sup> & Sixty pownds Tob & cask payable uppon demand. The s<sup>d</sup> Bill bearing date 13th of Octobr 1656. And whereas Capt Willm Stone by uertue of a lre of Attorney from the sd Mitchell hath sued the sd Boreman for the whole debt, The sd Boareman produced this Receipt for Eight hundd & fifty pownds of Tob allready satisfyed of tht Debt. (Viz)

14th January 1658.

Receaued of Will<sup>m</sup> Boareman the summe of six hund<sup>d</sup> pownds of Tob & cask, in part of a Bill now in Capt Will<sup>m</sup> Stones hand from the foresd Boareman to Capt Willm Mitchell & one hogge att the price of Two hund<sup>d</sup> & fifty pownds of Tob. Will<sup>m</sup> Mitchell

Wittnesses Robert Thimbleby Will<sup>m</sup> W C. Clapon.

And for the Remaynder of the sd Bill, being one Thowsand Three hundd & Ten pownds, the sd Boareman confesseth Judgmt for the same, in open Court to Capt Will<sup>m</sup> Stone Attorney of Capt Will<sup>m</sup> Mitchall as afores<sup>d</sup> & soe Ordered to bee payd.

The plf, by his Pet<sup>n</sup> demandeth Order for 1000<sup>1</sup> Tob agst the Capt deft, attached in the hands of Thomas Mitchell There being much Cornewaleys more due unto him by sundry specialties under the defts hand, then v. Capt what is here attatched.

The deft not appearing eyther by himselfe or Attorney, And it being proued in Court, That the Defts Attorney Capt Thimbleby had

Liber notice gyuen him of this Attatchmt & demand. It is Ordered tht P. C. R. Vid. fol. 306 the plf haue Judgmt for the sd Thowsand pownds of Tob formerly & 307 attatched in the hands of Thomas Mitchell (it being the Estate of Capt Will<sup>m</sup> Mitchell deft) according to his sd Petn & demand.

Gerard v. 222 infra &

Memorandun whereas Thomas Gerard Esqr commenced suite agst Willan Mr Richard Willan, & Mr James Lindsey concerning his interest to Vid. fol. 123 Mr Richard Willan, & Mr James Lindsey concerning in sinterest to supra & fol. Snowhill. And Philip Caluert Esqr concerned in the suite (the busifol. 370 nes being long time discussed) Appealing to his Lop. Their pleas & allegaons are not here inserted (as it ought but are referred to another place hereafter: By reason the busines being to be sent home as afores<sup>d</sup>, Both parties concernd bee pent att the drawing up thereof.

March 2 Pnte p. 205

Wednesday 2<sup>d</sup> March.

Josias ffendall Esqr Gour. Mr Robt Clearke, Mr Baker Brooke. Philiu Caluert Esq<sup>r</sup> Sec<sup>r</sup>. D<sup>r</sup> Luke Barber, Mr Edw. Lloyd. Capt Will<sup>m</sup> Stone,

To the honble the Gouernor & Councell &c:

Hamilton. Guardian, v. Waring

The humble Pet<sup>n</sup> of John Hamilton in behalfe of the Orphanes of Richard More Deceased. Humbly Sheweth That yor Petr being to the sd Orphanes of the sd Richard More deceased Gwardian & hauing the stock of the s<sup>d</sup> Orphans in his posses<sup>n</sup> One Sampson Waring Attorney for John Browne brought a specialty of the sd Mores into Court. And obteyning Order uppon the same Serued an Exequuon uppon Two of the s<sup>d</sup> Orphanes Cattle (yor Pet<sup>r</sup> not knowing thereof) to the great dammage of the sd Orphanes.

In tender consideraon whereof yor Petr humbly prayeth yor honrs to reuoake the sd Order soe surreptitiously obteyned as aforesd, & Order tht the sd Waring restore the sd cattle to yor Petr & he shall pray &c:

Writt of Exeqn according to the orde o the Sher. of Cal. County Vid. fol. 224 Re Wright's Land

The plf not making appeare to the Court what is alleaged in his Vid. fol. 215 Petn & according to the Order the Last Court, not prouing tht the Cattle Executed, were att any time afore sett apart for the use of the issued Orphanes as hee was obliged to doe It is Ordered the the plf be nonsuited & pay charges of suite, amounting to Three hund<sup>d</sup> & three-March to score pownds of Tob.

To the honbie the Gouernor & Councell &c:

The humble Petn of Ismael Wright Sheweth Whereas yor Petr entred uppon a Plantaon by Vertue of an Extent uppon the sd Plantaon for Rent due to the Lord Propr by Articles from his Lps Attorney graft the last of Octobr 1653, wth promise of a Lease to bee graunted by the sd Attorney, wch was neuer peformed. But by Order of Court yor Petr was outed by the Sheriffe, & to his great Liber preiudice forced to accept a new Tytle from Mr Edward Lloyd of the P.C.R. sd Land purchased by him from Thomas Greene, who had marryed the Widow of Nicholas Haruey whose Land it was formerly. And further Sheweth that since tht time & in this pent yeare yor Petr had fine hogsheads of Tob Leanyed by way of Execuon for his Lps Rents notwthstanding the sd Articles were neuer peformed, & it is held of Mr Lloyd, & not his Lp as more att large (relaon to the sd Articles & writings being had) may appeare.

yor Petr therefore humbly moueth this honbie Court to take the premises into their Consideraon, & declare whither hee ought to be chargeable wth the sd Land, in order to the sd Articles or whither hee ought to hold it by Graunt from Mr Edward Lloyd. And he shall &c:

Vppon the Pet<sup>n</sup> afores<sup>d</sup> it is Ordered That when the Arreares of Rent to the Lord Proprietary bee payd & satisfyed according to tht former Order for Extent, Then the Bond betweene the Petr & Mr Thomas Hatton his Lps then Attorney Graff Concerning the Extent be deliuered in, by Mr Secretary. And It is further Ordered tht the heyre of the sd Haruey pay his proportion of the arreares & Rent.

Judgmt is Graunted to the pff agst the deft for Three hundd & Mr Willm Eighteene pownds of Tob & Cask.

The Deft being lawfully summoned, & not appearing according to Smith the writt.

Bretton v. Walter

The pff alleageth the hee delivered to the deft a man Servant, in Josias Consideraon the the deft should nurse the plfs Child. And further feedall v. Michael tht the deft was the occasion of his seruants goeing away in the time Baysey of seruice, & cause of his not working as was exspected; hee hauing Vid. deposts by this meanes lost the Crop of his of caret & existing the 17th by this meanes lost the Crop of his sd serut & satisfyed the deft otherwise for the nursing of his Child.

The deft (pr Attornat) sayth the did not counsell the servant to goe away, & absent himselfe: But confesseth the promised to goe along wth the servant to Mr Prestons, & see whither the sd Servant could obteine his freedome or noe, weh (as he sayd) hee hoped to gett att Court.

The plf replyeth tht the deft ought to have defended his owne Tytle & the plfs Tytle allso to the servant att Court, we hee did not, but quite contrary, neuer sending after him, but suffering him to loyter to & againe.

The Judgmt of the Court is tht the deft shall make good the Exeqn seruants Crop to the pff, according to their agreemt for Twelue hunds vid. fol. 322 pownds of Tobaccho & Cask.

Liber Cornwalevs

Came Cloues Mace & acknowledgeth Judgmt in open Court to P. C. R. Capt Thomas Cornewaleys for One thowsand fowre hundd & Eighty. Mace eene pownds of Tob & Cask. Being the Remainder of a Bill of one Thowsand Eight hundd fluety & one pownds of Tob, wherein the sd Cloues Mace & Thomas Tunnell were iountly bound to the sd Capt Thomas Cornewaleys bearing date po Septembr 1656.

To the honbie the Gouernor & Councell of State &c:

Cornwaleys

The humble Pet<sup>n</sup> of Thomas Cornewaleys Sheweth That whereas v. Burdett Thomas Burditt stands indebted to yor Petr by Bill and account 1670t Tob, And for non paymt was arrested att yor Petrs suite to this Court. And was here the first day, but is since gone away to Accomack, wth out gyuing yor Petr satisfaction, or making any Attorney tht yor Petr can heare of, to appeare for him. Wherefore yor Petr humbly prayes Judgmt agst the sd Burdett for his Debt, & contempt in goeing away before the s<sup>d</sup> suite was called. And hee shall pray &c:

Vppon the Pet<sup>n</sup> of the plf for 1670<sup>t</sup> Tob. &c: The deft appearing the first day of the Court only, & then absenting himselfe, & goeing p. 207 out of the prouince, as is alleaged, & being lawfully summoned, & Vid. fol. 268 not constituting as Adv. not constituting an Attorney. It is Ordered tht the plf haue Judgmt agst the deft for fineteene hundd pownds of Tob in Cask (as is conteyned in the sd Bill) And because that Bill now gyuen up in Court is passed uppon other Consideraon It is to be Recorded: & the

ptf to haue a Copey thereof.

This Bill bindeth mee Thomas Burdett my hevres Executors admistrators and Assignes to pay or cause to be payd unto Thomas Cornewaleys or his assignes, the full & just quantity of fineteene hundred pownds of good sownd large & bright Leafe Tob & cask att one entire paymt in Patuxt Riuer, att or before the Tenth of Nouembr next ensuing the date hereof. And yearely att the ffeast of the Natiuity of Our Lord & Sauior one Barrell of Sheld Corne & Two Poultry for & in Consideraon of a Parcell of Land bought of the sd Thomas Cornewaleys. Wittnes my hand this 17th of Decembr Thomas Burditt 1657

Test Rich: Hotchkeyes John Raynoulds.

William

Vppon the demand of the plf for 407 Tob. It being for worke up-Hewes v. pon the howse att Greens Rest, alleaging tht the deft imployed him Cleerke therein.

> The deft sayth tht att tht time when the pff wrought there, hee was not in a Capacity to imploy him, neyther did hee promise him paym<sup>t</sup> but sayth how th<sup>t</sup> hee ought to bee satisfyed by the Ouerseers of his Wife deceased, whose howse it then was, & did not att tht time any wayes apperteine to him. Weh the Ouerseers likewise refusing to satisfy, till the suite betwixt them concerning that howse

bee decyded It is Ordered that the plf haue Extent agst the Land Liber whereon hee wrought att Greens Rest for ffowre hundd & seauen P.C.R. pownds of Tob, as is demanded.

To the honble the Leiutent & Councell of Maryland &c:

Hewes v.

The humble Pet<sup>n</sup> of Will<sup>m</sup> Hewes Sheweth That from the Seauenth day of ffebruary 1651 untill the 22th day of Aprill yor Petr imployed his whole laboe in setting up the Wind-Mill att St Maries, & tending & looking to, & grinding in it after it was soe sett up by him. To the performance of weh worke yor Petr was encouraged by Capt Will<sup>m</sup> Stone, the then Gouernor of this Province who hvred yor Petr to th<sup>t</sup> intent, promising him due paym<sup>t</sup> for his s<sup>d</sup> labo<sup>e</sup> about the same imployed. And further yor Petr sheweth how the the sd Capt Stone payed all the other workemen & defraved what other charges in- p. 208 curred. And vor Petr not only remaines unsatisfyed, but left to seeke his due, by course of Law much to his hinderance hee hauing bene a long time out of his Tob, & suffered much for want thereof, having or possessing little but what hee geets by his hard labor & industry. And though Capt Stone hath alleaged the the Mill did belong to Capt Gibbons, & tht hee hath gyuen an account of the sd Gibbons Estate, & thereuppon discharged, yett hee doth conceine the noe stoppage can be putt thereby uppon his labor, when as Capt Stone himselfe only hyred him, sett him on worke, & promised him paymt for the same: neyther did yoe Pete make or mention any bargaine att all wth Capt Gibbons att his comming up hither concerning th<sup>t</sup> mill, but wholly relyed & depended on Capt Stones paymt, by uertue of his sd promise & engagemt wth him

His humble request is tht this honble Court will consider of the premises & allow him satisfaction according to equity, & hee shall pray &c:

The deft denveth tht he engaged to make the plf satisfaction for his labor, only as imployd by Capt Gibbons. & the pff not making proofe of what is alleaged in his Petn, concerning such engagemt made wth the deft. The deft craues an nonsuite wch was Graunted.

The plf being called, & not appearing to prosequute, The deft Martin Kirk craueth a Nonsuite, Wch was graunted wth Costs of suite.

Vppon this suite, wch was respited the last Court.

Marke Pheypo sworne sayth, the soone after this Steare now in Jackson v. Capt Willim question was killed, this Depont & the pff, being att the defts howse, Stone they uniwed the hide of the Steare then killed (because this Depont then wanted a Steare of his owne) And further tht hee then told the deft, tht tht Steare was none of his. And the plf instantly replyed

v. Capt Nicholas

Barnaby

Gwyther

Liber saying. But it is mine. And the deft answered againe, If it be yors, P. C. R. vou must be payd for it.

> The plf not being able to proue in Court, tht The Steare killed att defts howse, was of his owne proper marke, or his owne steare. The deft Craueth a Nonsuite, which was graunted

Mr Symon Ouerzee v. Mrs Jane Vid. fol. 132 Vppon the Pet<sup>n</sup> of the deft, & Respite the last Court.

Will<sup>m</sup> Harper att the request of the plfe sworne sayth, That the Eltonhead last Spring being att Mrs Eltonheads, hee heard a Cow Lowing after her calfe; & Mrs Eltonheads seruants told him tht that Cow wch lowed was Mr Ouerzees Cowe & tht shee had lost her calfe.

> The Gouernor allso declareth to the Court, That about this time two years, there came Two Cowes to Mrs Eltonheads, a Browne Cow, & a Red Cow.

> The Depos<sup>n</sup> of Alexander Laremore aged 27 yeares or thereabouts Sworne & examined this 17th of January 1658, Sayth, That Mr Ouerzee had Two Cowes & one Calfe, wch came wth Mrs Eltonheads cattle to her howse. One of weh Cowes (weh was the dame of the calfe) as swamped in March before Mr Ouerzees man came to enquyre after the sd Cowes. Mr Ouerzees man comming in Aprill following to enquyre after them. And enquyring for them of this Depont, Hee shewed him one of the Cowes, & told him the other was dead. And Mr Ouerzees man desyred this Depont to shew him the Dead Cow. And this Depont told him, hee would shew him her Bones, but her flesh & skin was perished, & further sayth not.

Jurat die & ano Supraditt Coram Henry Coursey, ffran: Anketill.

The Depos<sup>n</sup> of Nicholas Lurkey aged 24 yeares or thereabouts Sayth, That one of Mr Ouerzees cowes was swamped & dead before th his man came to demand them. And further th there was never a Calfe dead in M<sup>r</sup> Harrises Tob. howse belonging to the Cow of M<sup>r</sup> Ouerzee, & that there was neuer a Cow fetcht from thence by himselfe, or any of Mrs Eltonheads poeple, & further Sayth not Jurat dice & año Supradict Coram Henry Coursey, ffrancis Anketill

John Hollinsworth aged 20 yeares or thereabouts Jurat idem uerbatim quod Nicholas Lurkey ut suprà.

Jurat Coran Henry Coursey ffeancis Anketill.

The Depos<sup>n</sup> of Thomas Walton aged 26 yeares or thereabouts Sworne & Examined this 17th day of January 1658 Sayth That hee hath bene a Seruant unto Mr Richard Harrise, & Mr Henry Coursey euer since about Aprill 1656, & tht hee neuer knew of Mrs Eltonhead, or any belonging to her, euer fetch or carry away any Cowe belonging to Mr Ouerzee, or any Body else. And whereas there hath bene a report, tht the sd Mr Harrise did take up a Calfe, & tyed it in his

Tob. howse wch belonged to Mr Ouerzee, this Depont doth uppon Liber his oath declare That there neuer was any Calfe taken up by Mr P.C.R. Harrise, or any belonging to him, relating to Mr Ouerzee or any Body else. But tht the sd Mr Harrise had a heyfer about two yeares of age tht brought a Calfe, tht fell about february 1656, & the sd heyfer not having milke sufficient to bring up her calfe, hee this Depont & the sd Mr Harrise feeding the sd Calfe wth Mush, & using a Ragge for the better feeding it, the sd Calfe swallowed downe the ragge & chockd' it selfe, & further sayth not.

Jurat Coram Hen: Coursey, ffran: Anketill

Edward Dexter aged 21 yeares or thereabouts sworne & examined p. 210 the day aboue specifyed Sayth That hee hath beene a seruant unto Mr Rich: Harrise & Mr Henry Coursey euer since January 1654, & further tht what Thomas Walton hath sworne touching Mrs Eltonhead & Mr Ouerzee, & then Mr Harrises' Cattle is truth, & further Sayth not.

Iurat Cora<sup>m</sup> Henry Coursey, ffra: Anketill

The plf sayth, the deft milking his Cow, weakened his Cow, by wch meanes shee dyed. & further tht the cattle were deteyned by the deft, untill the plf should pay a payre of shooes to her Cowkeeper, & Corne for the Cattles keeping. To weh the deft answereth the That Cow weh is lyuing is the Cow tht was milked, being milked in the Corne field wthin the fence, & might goe out when shee pleased. It is Ordered tht the deft deliuer to the plf tht Cow weh is now lyuing att her howse, & another yeareling heifer

George Mee petitioneth the Court for Judgmt agst the Estate of Mee v. Will<sup>m</sup> Bents for 900<sup>t</sup> Tob. formerly attatched during the time of Bents Capt Will<sup>m</sup> Stones gouernmt.

It is Ordered (the sd Bents neuer as yett appearing, as is proued & attested in Court) That the Petr haue Judgmt for nine hundd pownds of Tob & Cask, attatched in the hands of Willm Lucas, & Marke Pevpo, according to his s<sup>d</sup> Pet<sup>n</sup> & demand.

#### To the honbite the Gouernor & Councell &c:

Overzee v. Lindsey

The humble Petn of Symon Ouerzee Sheweth That Mr James Lindsey Admistrator to Symon Antonio having procured his letter of Admistraon after vor Petr had entred a Caucat for Admistraon (as by the Record may appeare) & the sd Antonio being indebted unto yor Petr 1200t Tob & Cask 19th Nouembr 1656. Yor Petr Vid. fol. 263 humbly intreateth tht hee may have Order for paymt of the sd Debt, wth forbearance & charges of suite in the first place, & liee shall pray &c:

This Cause Respited till next Prou: Court.

Liber An Acct of Mr Job Chandler preferred to the Court agst the P. C. R. Admistrator of Symon Antonio.

Chandler v. Symon Antonio Debr to goods Receaued aboard Capt Tilghman Lindsey

	March 15 <sup>th</sup> 1655	Tob & Cask.
	By 3 pe ffrench heeld shooes att 30t	ogo <sup>t</sup>
	By 2 pe woemens shooes att 26th	052
	By 6 <sup>t</sup> of Castile soape att 8 <sup>t</sup>	048
	By 1300 6 <sup>d</sup> Nayles	052
	By 3 doz. of gould buttons & 8 skeynes of silk	032
		274
	More his Estate Debr January 1º 1656.	
	pe an old Holland sheete to bury him in	050
p. 211	pe A dinner att his funerall	050
	pe 2t powder spent att his funerall	024
		124
		274
		398

This Account is allowed by the Court, And Ordered tht the Admistratoe satisfy Three hund ninety Eight pownds of Tob. & Cask to the Demandt.

Corne-Chandler

The defts alleaging tht they have sufficiently answered the plfs waleys v. Bill in Chancery, & therefore need not putt in their answere to his and Overzee Reply, as it was Ordered.

> The plf thereuppon, producing the Bill of Cott ffrancis Yardley & Nathaniell Batts for 5000t Tob or Two Indian Slaues, dated oth of Decembr 1653, demands an Extent uppon the Land of the sd Co# ffrancis Yardley att Portoback, went the deffts are now possed wth.

> To web demand the defts alleage the that Land att Portoback was gyuen unto the defts by the sd Coff Yardleys Wife deceased & did not (as is pretended) belong to him the sd Yardley, & therefore not lyable to pay or satisfy his Debts, But it appearing to the Board by the Records of this Prouince tht That Land was the sd Yardleys Land. It is thereuppon Ordered tht the sd Land bee extended soe far forth as to pay the plfs Debt amounting to fine Thowsand pownds of Tob & Cask. Writt Extent. Vid. fol. 218.

Know all men by these pents the I Martin Cole of Virginia Plant Cole v. Pryor doe make, constitute & ordaine my louing ffreind Capt Nicholas Gwyther of St Hieroms in the prouince of Maryland my sole & lawfull Attorney, to arrest, sue, impleade, or imprison Thomas Liber Pryor in my name for certaine Debts, weh Orders of Court hath past P. C. R. agst mee

Wittnes Wilkes Maunder

Martin X Cole

The plf (pe Attornat Nicholas Gwyther) demandeth of the deft One Thowsand sixty seauen pownds of Tob, wth dammages, according to Two severall Orders of Court in Virginia appearing Viz 23th Nouembr 1658, for seven hundd & seaventeene pownds of Tob. wth Court Charges. Allso another Order for Three hundd & fifty pownds of Tob. The sd Orders & dammages accurring for tht the plf transported into this Prouince the Deft, out of Virginia, hee being indebted there.

Ordered tht the defts pay unto the plf according to his demand One thowsand sixty seauen pownds of Tob, wth Costs of suite & Likewise satisfy all such dammages as shall afterwards bee made appeare weh the plf shall incurre by means of his the defts sd transport hither

To this demand being for 3000t Tob, The deft sayth the this Debt Nicholas for weh hee is arrested is a judgmt of Court obteyned agst the deft Morris v. in Virginia by One Mr Heale, & assigned ouer to the plf by the sd Marrell Heale, wthout his consent or knowledge, contrary to an Act of Assembly in this prouince, weh Judgmt is in nature of a specialty; & if p. 212 the assigmt were allowed vett notwthstanding the plf sueth him in a wrong accon.

The plf not appearing eyther by himselfe or Attorney, Ordered tht the plf be nonsuited & pay Costs of suite to the deft.

Are called afore the Board & to the Barre John Williams, Mary Attorney Williams & Mary Clocker connicted of ffelony, And being demanded General v. Williams & Williams & what they can alleage why Judgmt of Death should not bee pro-Clocker nounced agst them, Who alleaging nothing, Craue mercy, The Gouernor pronounced sentence, Ordering the Sheriffe to returne the sd Prisoners from whence they came, & thence to Exequation, & then to hang by the neck till they bee Dead.

Was Called to the Barre Thomas Courtney conuicted of Petite Attorney Larceny.

General v. Courtney

Ordered tht the Sheriffe take the sd Thomas Courtney, & forth wth giue him Thirty stripes. Writt ad Exequendm.

Dr Luke Barber petitioneth the Court for a writt of Partition of Barber v. the Plantaon now in the occupaon of Walter Hall, weh hee hath Fox formerly bought, & payd for, Wch was Graunted.

tion Ret:

Cæcilius &c: To Nicholas Gwyther Gent<sup>n</sup> Sheriffe of the County P.C.R. of St Maries. Whereas wee are gyuen to understand the Luke Barber Esq<sup>r</sup> of New-Towne in the County of St Maries, & Henry the Vid. fol. 260 sonne & heyre of Henry ffox of the same place & County aforesd doe Joyntly possesse the Moity of a ffreehold late in the posses<sup>n</sup> of John Lewger, And whereas the sd Henry by his Guardian Walter Hall doth oppose the Partition betweene them to be made unjustly as is affirmed. Wee therefore Command you That taking wth you Twelue lawfull men of the Neighborhood by whom the truth of the thing may the better be knowne, you goe in proper person to the Tenemt wth itts Appurtenances aforesd, & there in the presences of the prties aforesd by you to bee forward if they will bee present, That you divide & sever the aforesd Tenemt, with itts appurtenances by the Oathes by the good & lawfull men afores<sup>d</sup> having respect to the true ualue thereof into Two equall parts. One part thereof deliuer to the sd Luke Barber & the other to the sd Walter Hall, for the use of the sd Henry ffox. And the Partitition soe made under thy Seale & the Seales of them by whose oathes the sd Partition thou shallt make. Certify unto Our Provinciall Court by the 20th day of Aprill next, & haue thou there this writt. Gyuen att St Maries this 2d day of March 1658. Witness Our Trusty & welbeloued Josias ffendall Esqr Our Leiutent &c:

Iosias ffendall.

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Whereas Diuers Inhabitants here, haue hitherto undertaken to Attorneys to Pay Costs plead as Attorneys att the Courts in this Prouince, imagining themselues (if cast in their suite) not chargeable wth dammages &c: It is therefore ordered for the future tht whatsoever Attorney or Attorneys pleading as afores<sup>d</sup> shall happen to bee cast, in the suite soe undertaken by him or them, shall pay & satisfy on the behalfe of him or them, for whom hee or they sues or answeres (if the party bee not resident or dwelling wthin this Prouince) all Costs, Debt, or dammage hee or they shall bee cast in, to the prty greiued or sued.

The Court adiorned by the Gour till to morrow morning

March 3 Pent

Thursday 3d March.

Josias ffendall Esqr Gour, Mr Robt Clearke, Mr Baker Brooke Philip Caluert Esqr Secrr. Dr Luke Barber Mr Ed: Lloyd Capt Will<sup>m</sup> Stone,

To the honbie the Gouernor & Councell

Hammond v. Dodson

The humble Petn of Anne Hammond Sheweth That vor Petr having attatchd' a serut of Mr Garuase Dodson for a Debt due to her Children as may appeare uppon Record, May it please this honbie Court to order the Sheriffe to possesse yor Petr wth the sd Serut by Liber processe in Law, on the behalfe of her sd Children & she shall P.C.R. pray &c:

The Court demandeth of the Petr whither shee knoweth the deft hath had notice of this Attachmt? Who sayth tht shee sent to the deft, but knoweth not whither hee hath notice of the sd Attatchmt or not.

It is ordreed the the Attatchme be continued & the the plf bring Vid. fol. 233 Certificate, tht the Court may bee satisfyed, tht the deft had notice & fol. 310 fol. 346 thereof by the next Prouinciall Court.

It is Ordered tht Mr Richard Smith & Thomas Belcher bee allowed Re Dandy's Seauen hundd Seauenty nine pownds of Tob out of the Estate of Estate John Dandy. It being for prouision of dyett in time of his durance att their howse.

Whereas Henry Potter hath petitioned this Court for Judgmt agst Potter v. the Estate of Will<sup>m</sup> Thomas The sd Thomas being Nonsuited att the Thomas's last Provinciall Court, & adjudged to pay Costs unto the Pete.

Vid. fol. 116

It is Ordered th' the Petr haue Judgmt & Exequuon agst Willm Thomas for Clearks ffees, sheriffes ffees, & [his] owne attendance for seauen dayes att the last Court in Caluert County att 30t Tob pe day, amounting to Two hundd & Ten pownds of Tob.

Writt Exeq<sup>n</sup> fol. 216.

Came Mrs Jane Eltonhead & acknowledgeth to have receased of Eltonhead v. the honble Josias ffendall Esqr, to the ualue of Two thousand pownds Fendall Vid. fol. 43 of Tob. according to a Judgmt acknowledged in the Proninciall Court holden in Caluert County 29th of Aprill Año Dñi 1658.

Iane Eltonhead

Warrt from the Goue to the Sheriffe of Kent County to arrest the Salter v. bodies of Thomas Sowth & Thomas Hinson, in an accon of Case, Sowth et al. att the suite of John Salter, dat. 28th Octobr 1658.

This Cause uppon a Writt of Error being intricate. It is Ordered p. 214 that this following Writt bee sent up to Exaime & make report &c:

Cæcilius &c: To Our beloued Nathaniel Vtie, & Edward Lloyd Vid. fol. 125 Esqr & Joseph Wicks & Capt Robert Vaughan Gentn Greeting. Vid. fol. 261 Know Yee tht Wee haue gyuen to you ffowre power & authority whatsoeue wittnesses in & concerning certaine damages by John Salter plf agst Thomas Sowth deft recouered, & now by writt of Error to you to be deliuered againe questioned, dilligently to Examine. And therefore Wee command you tht att certaine times & places weh you shall appoint them the sd Wittnesses, you cause to

Liber come before you, And those same Wittnesses & euery one of them uppon their Oathes uppon the holy Euangelists corporally to be taken that you dilligently examine. And their Examinaons the you take & to writing doe committ. And when you have soe taken them into Our Prouinciall Court by the 20th day of Aprill next wheresoeue it shall bee held that you doe distinctly & clearely send under yor seales, together wth yor opinions, what uppon the premises it fitt to be done, & this Writt, Prouided allwayes the the sd Salter haue warning by the space of Ten dayes, of the Execution of this Commis<sup>n</sup>, before the Execuon of the same. And likewise to examine all the differences depending betweene the sd prtis or eyther of them, & Thomas Hinson. Gyuen att St Maries this 3d day of March 1658. Josias ffendall. Wittnes &c:

Postpone- Co<sup>tt</sup> Nathaniel Vtie X Peter Sharpe. ments Capt William Stone X Edw: Cloxstone Mrs Jane Eltonhead X Edm: Scarborough Capt Tho: Cornewaleys X John Webbe

Respited till next Prouinciall Court.

#### Proclamation &c:

Proclama-Lord Pro-

Whereas it hath pleased the most wise God in his Prouidence to tion of Richard take out of this world the most Serene & renowned Olyuer late Lord Cromwell Protector of the Common wealth of England, Scotland & Ireland &c: tector & his sd Highnes having in his life time, according to the humble Pet<sup>n</sup> & aduice of the late Parliam<sup>t</sup> in England declared & appoynted the most noble & illustrious the Lord Richard Eldest sonne of his sd late Hignes to succeed him in the Gouerm<sup>t</sup> of the s<sup>d</sup> Commonwealth of England, Scottland & Ireland, & the Dominions thereunto belonging. Wee therefore the Leiutent & Councell of the Lord Proprietary of this Prouince Doe now by the sd Lord Proprietaries direcp. 215 tion hereby publish & declare the sd Noble & Illustrious Lord Richard to be Rightfully Protector of the Commonwealth of England, Scottland & Ireland, & the Dominions & Territories therto belonging. Beeseeching the Lord to blesse him wth long life & happines in his Gouermt

God save his Highnes Richard Lord Protector.

Proclamation

By the Leiutent

Whereas his Highnesse Richard Lord Protector was this day proclaymed, In honor of tht Solemnity, & according to the power to mee by the Lord Proprietary Committed, I doe hereby Pardon & acquitt All & Euery person or persons weh this Court in any Criminall Cause stood indicted connicted or Condemned to dye Resyding att Liber P. C. R. this time wthin this prouince

God saue the Ld Proprietary Josias ffendall

The Court dissoluted by the Gouerno<sup>e</sup>, Who appointed the next Court Prouinciall Court to be holden in Caluert County, on the 20th day of Dissolved Aprill next.

Walter Hall sworne Sayth (att the request of George Thompson) Langworth tht Mr Langworth told him this Depont, tht Mr Clearke need not to v. Clarke haue taxed him as he did in Court, for hee was ciuill enough to him, p. 216 for hee bought him a serut wth his Mr Clearks Tob. & kept the sd seruant a yeare in his howse, under pretence of being his owne, and further Sayth not.

Mr Thomas Mathews Sayth, tht Mr James Langworth speaking att randome in reference to Mr Clearks taxing him wth Inciuility in Court towards him, sayd That hee had beene a good freind to him for he purchased for him a seruant, Whereuppon this depont, inferred saying Thats well, may bee you by soe doeing haue hindred some one or other from recouering their Debts.

Mr Roger Isham sworne sayth when as Mr Langworth came from the Table. The sd Langworth sayd That he had bene uery civill to Mr Clearke, & had Tob of his in his hands, wth wch hee bought him a seruant Boy, tht had 5 yeares to serue, & gaue him 1000t Tob. for his yeares worke, notw<sup>th</sup>standing his seasoning, & th<sup>t</sup> his old hands made but 1500t a share. And tht Mr Clearke had nothing to shew under his hand (as this Depont supposeth) for the Tob, wth wch hee bought the sd seruant, & further Sayth not

Sworne all Three in open Court Will<sup>m</sup> Bretton.

Joseph Wicks demandeth warrt agst Richard Owens in an accon March 30 of the Case, to the value of 5000t Tob.

Wickes v. Owens

wart to the Sheriffe of Anarundell County to arrest &c: Ret. next Prou: Court to be holden in Caluet County 20th Aprill next.

writt of Exequuon to the Sheriffe of St Maries County att the March 5th request of Henry Potter agst the Estate of Will<sup>m</sup> Thomas according Thomas to the Order of Court. 3° March last, fol. 213

Potter v. To the Clk 163 To the Sh. 080 Adminir.

Capt Samuel Tilghman demands wart agst John Thomkinson Tilghman v. Admistratoe of the Estate of George Doltee deceased, in an accon Thomkinson of Debt of 6061 Tob.

wart to the sheriffe of Charles County to arrest &c: Ret. next Proun: Court 20th Aprill next ut suprà.

Liber Capt Tho: Cornwaleys demands warrt agst John Pille in an accon Cornwaleys of Debt.

v. Pille

Wart to the Sheriffe of St Maries County to arrest &c: Ret. next

Pro: Court 20th Aprill next ut suprà.

Overzee v. Mr Symon Ouerzee demands war<sup>t</sup> agst Will<sup>m</sup> Cole in an accon p. 217 of Debt.

Wart to the Sheriffe of St Maries County to arrest &c: Ret next Pro: Court to be holden in Caluert County 20th Aprill.

Stone v. Writt of Exequuon to the Sheriffe of Charles County, att the Battan's Request of Capt Will<sup>m</sup> Stone for 500t Tob. agst the Estate of Will<sup>m</sup> To the She: Battan according the Order fol. 133.

To the Clk.

O39 Capt Will<sup>m</sup> Euans Admistrato<sup>e</sup> of the Estate of Capt John Bariffe McKinney demandeth warrt agst John Mee Kenny for 400<sup>t</sup> Tob.

Writt of Scire facias to the Sheriffe of S<sup>t</sup> Maries County according to the Order 29 Decemb<sup>r</sup> 1657, Ret. next Pro: Court ut Suprà.

Maynard v. Gerard Clk. ffees, request of Charles Maynard agst the Estate of Mr Thomas Gerard Sh. ffees, o90

Warren v. Writt of Exequuon to the Sheriffe of S<sup>t</sup> Maries County, att the Hill's Estate Clk. ffees, request of Humphry Warren agst the Estate of Rob<sup>t</sup> Hill for 25<sup>d</sup>, Sh: ffees, according to the Order of Court fol. 109 in Ton, att 2<sup>d</sup> per pownd.

Crouch v. Writt to the Sheriffe of St Maries County to warne Martin Kirk, & writt to the Sheriffe of Caluert County to warne Mr Thomas

Trueman to testify inter Mr Crouch & Mrs ffenwick concerning a horse att Mrs ffenwicks request.

March 17th
Thickpenny
v. Johnson's
Estate
Clk. ffees,
086

Writt of Exequuōn to the Sheriffe of Caluert County att the relegacy
the Estate of Cornelius Johnson for
Clk. ffees,
086

Sh: ffees March 18th
Husbands v. acon of Case to the ualue of 1500<sup>†</sup> Tob.

Edwin was to the Shoriff of St Maries Country to Arrest See Bet next

war<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to Arrest &c: Ret next Pro: Court, 20<sup>th</sup> Aprill next ut Suprà.

Husbands v. Capt Rich: Husbands demands warrt agst Capt Miles Cooke in an Cooke accon of Case of 1500t Tob.

war<sup>t</sup> to the Sheriffe of S<sup>t</sup> Maries County to arrest &c: Ret. next Pro: Court 20 Aprill ut Suprà.

Capt Thomas Cornewaleys demands wart agst Henry Ellery in an Liber P. C. R. accon of Case to the ualew of a hogshead of Tob. Cornwaleys

warrt to the Sheriffe of St Maries County to arrest Ret. next Prou: v. Ellery Court 20th Aprill. Ret. 2d day of Court.

Summons to the Sheriffe of St Maries County to warne John Van Cornwaleys Hack (500t Tob. forfeiture) to testify inter Capt Tho: Cornewaleys v. Baysey & Michàèl Baysey.

Capt Thomas Cornewaleys demands wart agst Richard Neuett in p. 218
Cornwaleys an accon of Debt of 7001 Tob. v. Nevitt

writt to the Sheriffe of St Maries County to arrest &c: Ret. next Pro: Court to be holden in Caluert County 20th Aprill. Ret 2d day of Court.

Capt Tho: Cornewaleys demds writt of Extent uppon the Land of Cornewaleys v. Chandler & Overzee Co<sup>th</sup> ffrancis Yardley according to the Order of Court &c: fol. 211. The writt

Cæcilius &c: To the Sheriffe of Charles County Greeting. Wee Extent Command you That by the Oathes of Twelue good & lawfull men of yor County you cause to bee extended & appraysed the Land belonging to Cott ffrancis Yardley att Portoback deceased, Wch Thomas Cornewaleys Esq<sup>r</sup> att Our Prouinciall Court held the second day of March 1658 att St Maries, in satisfaction of a Debt of fine thowsand pownds of Tob & Cask due from the sd Yardley, recourred agst Job Chandler Esqr & Symon Ouerzee Gentn, present possessors of the sd Land, deryuing Tytle thereto from the Relict of the sd Co# yardley Deceased, And the Extent & Appraysmt weh you shall thereon make Cause to be signified to Our Provinciall Court to bee held in Caluert County the 20th day of Aprill next, under thy Seale, & the Seales of them by whose Oathes the s<sup>d</sup> Inquisition thou shallt make, And haue thou there this writt. Gyuen att St Maries this 15th day of March 1658. Wittnes Our Trusty &c: Josias ffendall Esqr Our Leiutent &c: Josias ffendall.

To all to whom these pents shall come, I Cuthbert ffenwick of the Re Fen-County of St Maries in the Prouince of Maryland gent<sup>n</sup> send wick's Greeting &c:

Know vee tht I the sd Cuthbert ffenwick for & in consideraon of Mrs. Jane the unfayned loue & affection, tht I beare unto Mrs Jane Moryson late ffenwick's Joynture Wife of Robert Moryson of the County of Kecoughtan in the Prouince of Virginia gent<sup>n</sup> deceased. And easpecially in Consideraon of Matrimony intended pesently (by gods grace) to be solemnized betweene the sd Cuthbert & the sd Jane. Doe by these pents giue, graunt, confirme, & endowe: And by these pents have given, graunted,

Liber & in nature of a free-Joynture endowed, unto Will<sup>m</sup> Elltonhead P.C.R. gent<sup>n</sup> & Rob<sup>t</sup> Clearke gent<sup>n</sup> ffeoffees in trust; for & in the behalfe of the sd Jane, Three negro seruants (Viz) Two negro men, & One negro woman, to say, William Allington & Tom: Payne: & Nan: & all their issue both male & ffemale, Six Milch Cowes & Three heyfers wth their encrease, Two young Mares, & a Stone horse, wth their encrease. One halfe of the howshould goods, that shall bee in the posses<sup>n</sup> of the s<sup>d</sup> Cuthbert att the hower of his Death, w<sup>th</sup> all the wearing cloaths, ringes & Jewells of the sd Jane, To haue & to hould p. 219 the sayd Recyted premises & enery part thereof unto her the sd Jane, & the heyres lawfully begotten betweene mee the sd Cuthbert ffen-

wick, and shee the sd Jane, whither male or ffemale (or both) to bee equally deuided after her Decease, Prouided allwayes the the same & euery part thereof graunted as afores<sup>d</sup>, shall bee & remaine to the only use, benefitt & behoofe of mee the sd Cuthbert during my Naturall life. And in case I the s<sup>d</sup> Cuthbert shall happen to depart this life wthout issue betweene mee the sd Cuthbert & shee the sd Jane as aforesd, That then the sd demised premises & every part thereof, wth the proceed, profitt, & increase thereof shall bee & remaine to the only use, benefitt, & behoofe of the sd Jane her heyres, Executors, or Admistrators, And for the true & reall peformance of this Deed & euery part & parcell thereof, in manner & forme aforesd I the sd Cuthbert ffenwick doe bind oue unto the sd Willm Eltonhead gentn & Robt Clearke gent<sup>n</sup>. The sayd Three Negros, & Three other Negros: the s<sup>d</sup> six Cowes, & other Six Cowes, The s<sup>d</sup> Three heyfers & other Three heyfers, The sd Two mares & other Two mares: The sd Stone horse, & one other Stone-horse, To bee all lyable & responsable for the full assurance of making good the aforesd Joynture for the use of the sd Jane, her heyres Executors or Admistrators as aforesd. In wittnes whereof I the sd Cuthbert ffenwick have hereunto sett my hand & Seale the first day of this instant August, Anoge Dni 1649.

Signed, Sealed & Delivered in the pence Cuth: ffenwick Se X ale. of us for the uses aforesd

ffrancis π Ω Brooke

Charles Rawlinson.

(Vide I Baldwin Md. Calen-

Mr ffenwicks Will. In the name of God Amen, I Cuthbert ffenwick being sick of Body, but in pefect memory, Doe make my last dar of Wills Will & Testamt as followeth, ffirst I bequeath my Soule to Allmighty God, & my Body to the Graue, As as for my Temporall Estate, I desyre it may be deuided as followeth.

> Impr. I giue & bequeath unto my louing Wife Jane ffenwick, all tht Parcell of Land Lying Westward of the Deepe Branch of St Cuthberts neck, to bee att her disposing.

> It. All the Rest I doe desyre should be deuided equally amongst the Children that is to say Cuthbert ffenwick, Ignatius, Robert,

Richard, & John ffenwick, Only the s<sup>d</sup> Cuthbert ffenwick is to haue Liber a hund<sup>d</sup> Acres more then the Rest: & his Plantaön to bee uppon S<sup>t</sup> P.C.R. Cuthberts, & to bee Lord of the Mannor, & the yearely Rent to be payd to Cuthbert ffenwicke, his Brothers paying their proportion. And the howse & Plantaön to my Wife I allso bequeath the Plantaön & howseing thereto belonging, And allso the Children I desyre to remaine w<sup>th</sup> her, untill they come unto Age.

- It. I giue the Plantaon that Wee haue now seated unto my Wife p. 220 during her life.
- It. I giue the first Mare foale tht is foaled unto Teresa, Cuthbert & Ignatius ffenwick, Prouided it liue, untill it haue a Mare foale then the encrease of those Two, to be equally diuided amongst the afores<sup>d</sup> Children, Only the horse Colts is to belong unto the Mother, untill the s<sup>d</sup> mare brings a Mare foale.
  - It. I giue unto M<sup>r</sup> Starkey one Thowsand pownds of Tob.
  - It. I give unto Mr ffitzherbert ffiue hundd pownds of Tob.
- It. As Concerning my Debts what I owe, or is oweing unto mee, will appeare in my writings att home, Except the Tob & Corne, th<sup>t</sup> is oweing unto my Brother Eltonhead for seruants. And likewise the Tob th<sup>t</sup> I receaued for his use, w<sup>ch</sup> my Wife knowes of. Allso Three hund<sup>d</sup> & seauenty five unto M<sup>r</sup> Anketill as wittnes my hand the 6 day of March 1654.

Signed, Sealed & deliuered in the pence of us ffrancis Anketill

Elizabeth Gerard.

Cuth: ffenwick Se X ale.

Know all men by these pents the I Cuth: ffenwick of the Prouince of Maryland gent<sup>n</sup>, doe by these pents constitute & appoint my louing ffreind M<sup>r</sup> John Hatch my true & lawfull Attorney in Maryland to all intents & purposes as if I my selfe were personally present, as wittnes my hand this 21th of ffebruary 1649

Wittnes Cuth: ffenwick ffrindship Tounge

Due to the old Doctor  $\$  2100 ffor 5 barrells of Corne prest from mee by  $M^r$  Greene for the ffort  $\$  1000 more 5 barrells  $\$  0500 In the Margent This Bill is made  $w^{th}$  a Condicon under writen

Vacat. This Bill bindeth mee John Pille my heyres Executors Mathews v. Admistrators & assignes to pay or cause to be payd unto Thomas Pille Mathews or his heyres Executors, admistrators or assignes the full &

Liber iust summe of Two hundred pownds of good & lawfull money of P. C. R. England due to bee payd att all demands as wittnes my hand & Seale this 13<sup>th</sup> of March 1648.

Test Ralph Crouch.

John Pille Se X ale.

The Condicōn of this Obligaōn is such th<sup>t</sup> if the aboue bownden John Pille doe pay uppon demand unto Thomas Mathewes or his assignes the iust summe of One hund<sup>d</sup> pownds of good & lawfull money of England, that then this Bill shall bee uoyd & of noe effect, If not itt remayneth in itts full force & uertue. As wittnes my hand & Seale this 13<sup>th</sup> of March 1648

In the pence of

John Pille

p. 221 These are to certify th' I John Pille haue & doe assigne ouer & deliuer unto M' Thomas Mathewes for the paym' & full discharge of a Bill of One hund pownds sterl. due to be payd att all demands, & bearing date 1648. Three seruants Will Wenam, Cornelius Cormace, & Margarett Teresa, att fifty fowre pownds. And ffowre Milch Cowes, fiue heyfers & a Bull att fowrty six pownds, Called by these names following. Gent | Long Tayle, Black | Bobbe | Stiles | New-Towne | Blacks heyfer | Long Tayles heyfer, & Bobs heyfer as wittnes my hand this 17<sup>th</sup> of January 1657 John Pille

Testes John † W Wheeler Richard Willan Patrick fforrest.

Know all men by these pents the I Thomas Mathews of St Maries ffor & in Consideraon of divers just Causes mee thereunto moving haue & doe giue unto Sara Pille, the Wife of John Pille of Salisbury in Maryland & their Children Joseph, Anne, & Mary Pille, these seuerall goods here underwritten, Viz. Three seruants William Wenam, Cornelius Cormacke, & Margarett Teresa, ualued att 54t sterl. & ffowre Milch Cowes, ffiue hevfers & a Bull att 46th sterl. called by these names following Gent | Black | Bob | Long Tayle Styles | New Towne | Blacks heyfer | Long Tayles heyfer | Bobs heyfer wth all their encrease & profitt for euer. And all the profitt of the labors of the sd Seruants during their seuerall times to bee disposed of only by the sd Sara Pille, or her assignes to the use & benefitt of the aforesd Children. And to this intent & purpose I haue deliuered, & gyuen the aforesd Seruants & Cattle, But if the aforesd Sara Pille & her Three Children shall dye, & noe other Child borne of her Body shall survive. That then the aforesd Cattle & Servants wth all their encrease shall fall & succeede unto the use & disposall of her husband John Pille, but not otherwise, In wittnes whereof I have hereunto sett my hand this 17th of January 1657.

Test Richard Willan Patrick fforrest Thomas Mathewes.

Writt of Exeguion to the Sheriffe of Caluert County issued 9th Liber of March att the request of Capt Sampson Waring agst John Hamiltons Estate for 360 Tob. according to the Order last Court, fol. 205. Hamilton's

Vid. fol. 205

Mr Robt Clearke demands out of Mr Lewis Land to be apprayed Clarke v. 500<sup>†</sup> Tob, due to him for his ffee of Suruey of the same & not yet Lewis satisfyed.

Thomas Gerard of St Clemts Mannoe in the County of St Maries Gerard v. Esqr Sheweth.

Willan and Lindsey

That in the yeare of Our Lord God 1640, Octobr 8th His Lordship p. 222 did by his speciall warrt order One Thowsand Acres of Land to be surueyed, & under his greate Seale graunted to Abell Snow of Cursiters Office in Chancery lane Lond<sup>n</sup> Gent<sup>n</sup> That there was 1000 Acres of Land, lying betweene St Johns Creeke & Gerards Creeke. according to the speciall warre surveyed & graunted to the sd Abell . & his heyres the 12th of ffebruary following. That the sd Abell is since dead, And the Susan the Wife of the sd Thomas is Sister to the sd Abell, & Heyre att Law unto him, & therefore ought the 1000 Acres to possesse. That Richard Willan of Snow Hill in the County of St Maries aforesd, & James Lindsey of St Thomase's in Charles County, the s<sup>d</sup> Land doe unjustly deteine. And thereuppon bringeth his suite &c:

Richard Willan of Snow Hill in the County of St Maries, & James Lindsey of St Thomases in Charles County, Say, That they know not that euer Abell Snow had any Lawfull Graunt from his L<sup>p</sup> of 1000 Acres Lying betweene St Johns Creek & Gerards Creeke, as by the plf is alleaged. That were it soe, Susan the Wife of Thomas Gerard is not the true hevre of Abell Snow. That they doe not possesse 1000 Acres of Land, Lying betweene St Johns Creeke & Gerards Creeke, but only 900 Acres, Bownded wth the ffreehold late of Thomas Hatton gent<sup>n</sup> (first graunted to Nathaniel Pope fromerly of this Prouince) & a ffreehould formerly called Gerards ffreehould, now Porke-Hall. W<sup>ch</sup> they doe possesse by Vertue of a Graunt from his Lp to them & their heyres, Bearing date 24° Decembr 1652. Wch Land by the Act for Deserted Plantaons, was in his Lps power to Graunt, & this they are ready to proue.

His Lps speciall warrt, & the other Records concerning this suite being uniwed, & read: And the proofes & allegaons of both parties being heard & considered; & the Cause, seaming difficult to the Board, a long time discussed, Philip Caluert Esqr Secretary of this Prouince much concern'd herein craues an Appeale to his Lp in England, weh was Graunted Añi 1658 ffinis.

Liber Rec P. C. R. 1659. Records of the Prouinciall Court ffor this Prouince of Maryland

Hall v. Hammond

Walter Hall demands writt of Scire facias agst Anne Hammond March 28 the Attorney of John Hammond her husband for 1166<sup>‡</sup> Tob. & Cask.

Writt as followeth to the Sheriffe of St Maries County, Ret. the 2d Day of next Court, 20th Aprill.

Cæcilius &c: To Nicholas Gwyther gent<sup>n</sup>, Sheriffe of the County of St Maries. Because tht Anne Hammond (Attorney of John Hammond her husband) of Brittons Bay in New Towne hundd ought to have payd to Henry ffox of the same place & hundd aforesd the summe of 1166<sup>t</sup> of Tob in Cask uppon the 16<sup>th</sup> of July 1656, as appeareth to vs uppon view of the Records, we are vett unpayd as is alleaged. Wee Command you the you make knowne unto the sd Anne Hammond, tht shee bee att Our Prouinciall Court on the 20th of Aprill next, wheresoeue it be held, to shew if shee have any thing to say, Why the sd Tob. should not be leauyed uppon the Lands goods & Chattles of her sd husband, & to the Executors of the sd Henry be deliuered according to the force & effect of the sd Judgmt, And haue you there the names of those persons by whom you have made this knowne unto her, & this Our writt.

Philip Caluert.

Veitch v. James Veitch demands warrt agst John Day in an accon of Case Day to the ualew of 2100t Tob.

> Writt to the Sheriffe of Caluert County to arrest &c: Ret next Pro: Court hold att Caluet County 20th Aprill 2d day.

ffrancies Armestronge Recordeth his owne proper marke (Viz). mrk. Cattle The Right eare slitt, the Left eare underkeeld.

> Leiut Thomas Trueman enters his marke of Cattle, (Viz) The left eare Crop't & slitt. The Right eare swallow tayld'.

John Coursey demands Attatchm<sup>t</sup> agst the Estate of Nicholas Coursey v. Morris for 4414 Tob, It being due for Sheriffs ffees.

> Attatchm<sup>t</sup> to the Sheriffe of Kent County, according to demand Ret. next Prouinciall Court, holden in Caluert County 20th Aprill next 2d day.

Capt Richard Husbands demands writt agst Walter Pakes, in an Husbands v. Pakes accon of Debt to the ualew of 500t Tob.

Wart to the Sheriffe of St Maries County to arrest &c: Ret. next Prouinciall Court to be holden in Caluert County, 20th Aprill next, ut suprà Ret. 2<sup>d</sup> day.

Writt of Exequion issued to the Sheriffe of Caluert County, att Liber the request of ffrances Abramson agst the Estate of Robt Blinkhorne, P.C.R. according to the order of Court, fol. 200.

v. Blinkhorne

Thomas Gerard Esqr demands writt agst Walter Hall, in an accon Vid. fol. 200 of Debt.

Aprill 11th Gerard v.

Wart to the Sheriffe of St Maries County to arrest &c: Ret next Hall Prou: Court 20th Aprill ut Suprà the 2d day.

Thomas Gerard Esqr demands writt agst John Jarbo in an accon Aprill 12th of Debt.

Gerard v. Jarboe

Writt to the Sheriffe of St Maries County to arrest &c: Ret next Prou: Court 20th Aprill ut suprà.

Writt to the Sheriffe of St Maries County to warne Capt Thomas Crouch v. Cornewaleys, Mr Tho: Mathews, Hester Mathewes, Barnaby Jack- Fenwick son, Marks Pheypo, Nicholas Keytin, Bryant Daly, Thomas Hawker, & Thomas Courtney, to testify inter Mr Crouch, & Mrs ffenwick concerning a horse, prout Order, fol. 177.

Walter Hall demands wart agst Mr John Pille in an accon of Case Hall v. Pille Wart to the Sheriffe of St Maries County to arrest &c: Ret next Prou: Court 20th Aprill ut Suprà, 2d day.

Capt Sampson Waring demands writt agst John Tunnis in an accon Waring v of Defamaon.

Tunnis

wart to the Sheriffe of St Maries County to arrest &c: Ret. next Prou: Court 20th Aprill ut suprà.

writt to Sheriffe to warne Edward Turner Sub. pæn: 500<sup>t</sup> Tob. to testify in ditt. cause.

Capt Thomas Cornewaleys demands wart agst George Wright in Aprill 16th an accon of Debt of 200t Tob.

Cornwaleys v. Wright

writt to the Sheriffe of St Maries County to arrest &c: Ret. next Prou: Court 20th Aprill ut suprà.

Came Mr Symon Ouerzee & acknowledgeth to have receased Overzee v. satisfaction in the Cause & order the last Court had & obteyned agst Vid. Ord. Capt Thomas Cornewaleys, uppon his note of Creditt for Two fol. 201 Thowsand, one hund<sup>d</sup> & Twenty pownds of Tob, as by the s<sup>d</sup> Order appeareth.

Summons to the Sheriffe of St Maries County to warne Edm: Bevins v. Nanfan, Peter Carwarden, John Mastvick, James Hall & Sarah Overzee ffrizell to testify Sub pæn, 500t Tob each, inter Hugh Beuin & Mr Symon Ouerzee, att Beuins request.

Liber Thomas Hawker demands warrt agst Mr Thomas Mathewes in an P.C.R. accon of Case.

p. 231 action of Case.

Hawker v.

Mathews

Prou: Court to bee holden in Caluert County to arrest &c: Ret next

Prou: Court to bee holden in Caluert County 20<sup>th</sup> Aprill next. Ret

2<sup>d</sup> day.

Cary v. Thomas Carye demands wart agst Daniel Golson in accon Debt, & Golson allso another writt X idem in an accon of Case.

Writt to the Sheriffe of Calu<sup>e</sup>t County to arrest &c: Ret next Prou: Court 20<sup>th</sup> Aprill ut Suprà.

Subpœn: 500† John Knap to testify in ditt. Ret &c:

mrk. Cattle Emperour Smith recordeth his marke (Viz) Both Eares Cropd' & a hole in each eare, & underkeeld the right eare.

John Cornelius recordeth his marke of Cattle (Viz) The left eare Cropd, & a hole in the Crop, the right eare untouchd'.

Thomas Letchworth recordeth his marke (Viz) The left eare Cropd' & slitt, The right eare under squard'.

Aprill 18th Writt to the Sheriffe of Charles County to warne John Waltham & Proprietary Thomas Payne to testify one the behalfe of the Lord Prope agst Daniel Hutt, sub pœn 500† Tob each. Ret. next Prouinciall Court ut suprà.

Cary v. Writt to the Sheriffe of Caluert County to warne Peter Joy to Golson testify inter Cary & Golson in accon sup Case, subpœnâ 500<sup>†</sup> Tob. on Golsons behalfe Ret. ut suprà.

Parrott v. Mr Will<sup>m</sup> Parrott demands warr<sup>t</sup> agst Alice Brasse in an accon of Defamaon.

Writt to the Sheriffe of Caluert County to bring Anne Brasse to Court to iustify her allegaon.

Writt to warne Capt Sampson Waring & James Veitch to testify in dit. Caan sub peen. 500t Tob. each, pro ptf.

Writt to the Sheriffe of Caluert County to warne Anne Neuell to testify in dit pro dēft, att Mr Hugh Stanleys request. Sub pœna 500<sup>t</sup> Tob. Ret. ut suprà.

Re Quakers These are in the L<sup>d</sup> Prop<sup>es</sup> name to charge & command yo<sup>u</sup> to arrest the Body of Thomas Thurston, & him to deteine in yo<sup>r</sup> Custody w<sup>th</sup> out Bayle or Mainprise, Causing him to appeare att the Prouinciall Court being holden att S<sup>t</sup> Leonards in Patux<sup>t</sup> the 20<sup>th</sup> of Aprill next, There to answere to such things, as shall be objected agst him

on the behalfe of the L<sup>d</sup> Prop<sup>r</sup>. Hereof fayle not, & there to make Liber returne of this warrt. Gyuen this 22th of March 1658

To the Sheriffe of Anarundell

Mr John Bateman

Decembr 3d 1658.

Nath: Vtie

Aprill 22th

I have here inclosed Two bills of Lading, weh I have assigned over Re Bateman to you in a 6d paper booke in my Trunk, The Inuoyces are, & the goods entred in th<sup>t</sup> booke but not perfectly you will find by another little booke the freight & charge, the Salt was intended for salting of meate for Barbados, the other goods & salt you may dispose of for large bright Tob. furrs, or what you find most aduantagious, And make yor returnes of the whole to Mr John Bagnall of London Mercht. You will find by writings & letters to you of the Sale of the Negros. Pray doe what you can in itt. Mr Lees Agents if you & they can agree for what Negros are lyuing as they were appraysed. Three seuerall Bills of Exece uppon Mr Jno Jefferies payable to Mr Bagnall for the whole sume of money, & drawne by the sd Agent 20 or 30 dayes after sight will bee well, I am not able to write any more hauing had a terrible feauer a weeke or more. There is 2 Trusse of Linnen more then included in bills of & lye in the hold marked B, N° 9 10, a uery small mark & N°.

No 20 E a firkin for Mr Edmond Scarbrough not entred in the Bill of Lading.

A fowling peece marked thus o

a hatt case marked B.

& a Trunk wth noe mark The Trunk is the french fashion about Ten or 12 shillings price.

See the other side.

I left fowre Thowsand pownds of Tobacco in debts wth Mr William Boreman to receiue for mee. I desyre you to looke after it, and to make a Returne of it to Mr Bagnall in London.

I spent 3 Rumletts of drink conteyning flueteene gallons weh was in the Bill of Lading.

Will Backhous

I left the key of the Trunk wth Mr Richard Hobbs. I doe testify that this Letter was the order of Mr William Backhouse to John Bateman.

John Horne

Attested in Court 22th Aprill 1659.

Will<sup>m</sup> Bretton.

Endors<sup>d</sup>

To his louing ffreind Mr John Bateman Mercht in Patuxt Riuer or else where this

Liber P. C. R. April 22 April 22th 1659 All writts directed to the respective Sheriffs of p. 233 St Maries Charles Countes Ret. All Executed (none excepted) Caluert Anarundell

> Att a Provincial Court held in Caluert County on ffriday the 22th day of Aprill 1650 att Mr George Reades howse.

Pnte

Iosias ffendall Esqr Gour Mr Robt Clearke, Mr Baker Brooke Philip Caluert Esq<sup>r</sup> Secr. Co<sup>tt</sup> Nath: Vtie, Mr Edw: Lloyd.

Anne

Whereas att the last Provinciall Court held att St Maries 3d of Hammond v. Jarnise Dodson a Seru<sup>t</sup>, belonging to the deft, on the behalfe of her Children, & under attatchmt, for a Debt due unto the sd Children from the deft, as appeares uppon the Records of this Prouince And whereas by th<sup>t</sup> Order aforesd the Attatchmt was continued. & the Petr Ordered to bring Certificate to this Court tht the deft had notice gyuen him of the sd Attatchmt, Wch the pff is not able to declare or say that hee had. Yett the Board being certifyed tht some Inhabts here, had desyred certaine liuers, neare Neighboes to the deft, to certify him thereof, to the end he might have notice, & give his attendance att this Court, if hee should see cause therefore. Who not appearing eyther by himselfe or Attorney.

> It is therefore Ordered, tht the plf shall have the servant soe attatched putt into her Custody; & him to keepe till the last day of Nouember next, Vnlesse the deft come afore tht time, & make proofe tht the plf hath injured him in her foresd demand. And if he appeares not afore or att the sd prefixed time, then the plf to haue Judgment, uppon default, for the residue of the s<sup>d</sup> seruants time, And ffurther th<sup>t</sup> the plf use all ordinary dilligence to give the deft notice of this Order.

Wickes v.

To the honbie Capt Josias ffendall Esqr Gour of the Prouince of Owens Maryland, & his honble Councell

The humble Pet<sup>n</sup> of Joseph Wicks, Sheweth That in ffebruary in the yeare (55) yor Petr agreed wth Mr Richard Owens for a mayd seruant, ffor wch yor Petr was to pay unto the sd Owens Two thousand Three hundd pownds of good Tob in Cask, Wch paymt was well & truly performed unto the sd Owens by yor Petr, ffor wch foresd summe of Tob, the sd Owens ingaged himselfe unto yor Petr to deliuer

p. 234 him a Seruant sownd & in perfect health. But soe it is, tht the serut

tht voe Pete had of the sd Owens, was very much diseased wth the Liber Pox, commonly called the ffrench Pox, & uery unable to doe yor Petr P.C.R. seruice in his lawfull imploym<sup>t</sup>, Being allmost consumed w<sup>th</sup> the s<sup>d</sup> disease, & was uery burthensome & chargeable unto yor Petr, neare about six or seauen months; we'h was all the time shee lyued wth yor Pet<sup>r</sup>. Hee having often demanded of the s<sup>d</sup> Owens satisfaction for the dammage yor Petr susteyned & suffered by the sd Owens non peformance according to agreemt went the sd Owens will not in any kind allow or peforme to yor Petr.

The premises Considered yor Petr humbly craueth this honbie Court seriously to weigh & consider, the great iniury & dammage yoe Petr hath susteened & suffered by the injurious dealings of the foresd Owens & tht yor honrs would be pleased to graunt Order, tht the sd Owens shall peforme his bargaine & agreemt according to promise unto yor Petr & to pay all such dammage & Charge as yor Petr is able to make appeare to yor honrs hee hath bene damnifyed, Wch yor Pet shall willingly referre to vor honrs wisdome, as in Justice & according to Equity & good Conscience you shall finde just cause,

& as in duty bownd shall euer pray &c:

The Depos<sup>n</sup> of Anne Hinson aged 44 years or thereabouts sworne this 2d of January 1657 Examined sayth.

That this Depont was att the howse of Joseph Wicks a few dayes after he brought home a woman servant, the the sd Wicks had bought as hee told mee of Mr Richard Owens. And the sd seruant complayned to this Dept & sayd shee was uery sick & ill, & soare in her boanes, & in her head & neck, & all ouer her body, & tht shee could not well turne her selfe, & would have shewed herselfe, or parts of her body tht was soare, & this Depont told her, tht shee did beleiue it might bee some cold the shee had taken, & did not looke uppon her soares att thit time, But shortly after this Depont was att the sd Wicks howse, to speake wth Richard Mores, Att wch time the sd serut complayned againe to this Depont & sayd shee was uery ill & soare, tht shee hardly lift her armes to her head. And in a little time after the sd Wicks was gone to the manathos wth the sd Moores, this Depont was wth her againe, goeing to Mr Wards howse, And the sayd serut went as if it were exceeding paynfull to her to goe one step. And after this Depont came to the sd Wickes howse shee demanded of Nicholas Bradaway what aylded the mayde, for shee mett her goeing towards Mr Wards: & shee went as if shee were not able to goe, And hee answered hee did not know, what a pox shee ayled, for hee thought they should bee all poysoned wth her, & in a little time after Mr Ward & his Wife brought her home, & Mrs Ward called mee out of dores, & told mee, tht her husband sayd, the wench had gott the p. 235 biggest pox tht could bee gott for money. And tht the wench told the sd Mes Ward: tht That Rogue Owens had gruen it to her, And the sd

Liber Wards Wife told this Depont the there should bee some sodeine P.C.R. course taken wth her for her cure or ells should rott away aliue, & infeckt all the howshold, And this Depont called the sd Serut in private & searched her. And I found tht shee was in a uery loathsome & perishing condicon. And I aduised the fores Bradaway, to gett Mr Ward to lett her blood, & giue her physick, Wch was peformed by the sd Ward unto her, Wch physick accorded to the directions of the sd Ward was gyuen to her by this Depont after the sd Wickes seruants or Bradaway brought her downe unto this Deponts howse in a Canooe; shee not being att tht time able to goe. And wthin two or three dayes after shee was brought to this Deponts howse, I went wth the sd Bradaway unto Capt Willm ffullers. And this Examd informed Capt ffuller the condicon tht the servant was in, & tht the sd servant told mee tht shee gott the pox of the sd Owens. And Capt ffuller replyed to this Depont, the hee did not looke by his Countenance to bee such a man; And this Depont desyred some physicall means, or any thing tht hee thought might give her any ease of her payne, & heale her soares. And the sd Capt ffuller did give this Depont some medicines, & aduised her how to give them to her, & how to make use of them to dresse her soares. And the s<sup>d</sup> seru<sup>t</sup> would bee allwayes Crying uppon Owens, That Rogue Owens had undone her. And tht hee had gyuen tht disease unto her, after the sd wicks had bought her. And tht the sd Owens did make use of her body, after a uery inhumane manner, & keepe her downe uppon her face, tht shee could noe wayes help her selfe. And further this Depont sayth the being aboard of Capt Leech's shipp wth Mr Wicks & Mr Carline, And Mr Owens being att the same pent aboard the sd ship, The sd Wicks demanded of the sd Owens, what his reason was to beate & abuse the mayd after hee had bought her of the sd Owens? & the sd Owens answered shee had a peremptory tounge. And the Wicks replyed, see, or be sure you have delivered mee a mayd in pefect health, according to yor agreem<sup>t</sup> & further sayth not, only thus, That when this Depont made the relaon as aforesd unto Capt ffuller, this Depont sayd, tht shee thought the foresd servant had the Cuntry disease, And Capt ffuller replyed, That you may call it the Cuntry disease, or ffrench disease, or what you will; but it is noe better nor worse then the Pox.

Jurat Coram me John Russell.

Anne I O Hinson her marke

p. 236 The Depos<sup>n</sup> of Nicholas Bradaway aged 27 yeares or thereabouts sworne & examined Sayth this 5<sup>th</sup> of January 1657 in p<sup>e</sup>nce of Cap<sup>t</sup> John Russell.

That about some two yeares or thereabouts, this Depont being in company wth Capt Wicks att Mr Owens howse, did heare Mr Wicks bargaine wth the sd Owens for a mayd seruant: & the sd Owens de-

syred Mr Wicks to lett the servant remaine wth him a fortnight or Liber three weekes in regard the sayd Owens had a lame fellow, in his P.C.R. howse, & had nobody to looke after him, Whereuppon the sd Wicks did condescend unto Mr Owens desyre, conditionatly the the sd Owens should deliuer the servant unto the sd Wicks sownd & in perfect health, Whereuppon the sd Owens made some scruple of it att the first, & went & fetcht out the servants cloathing, & would deliver her p<sup>e</sup>sently. And M<sup>r</sup> Wicks replyed, th<sup>t</sup> if hee would deliuer her he would carry her away wth him. The sd Owens being loath to lett her goe att tht time, did agree to deliuer the seruant sownd & in pefect health, unto the sd Wicks, & further sayth not.

Testis W<sup>m</sup> Leeds Cler.

The N B signe of Nicholas Bradaway.

Will<sup>m</sup> Leedes being sworne in Court doth affirme the same wth Nicholas Bradaway only tht he cannot remember the sd Owens pretence of his lame man, & further sayth not

Wm Leedes Cler.

The Depos<sup>n</sup> of Elizabeth Louely aged 40 yeares or thereabouts Sworne & examined this 9th Aprill 1659 Sayth, That Anne Gould a woman seruant came unto this Deponts howse about three yeares last past; weh was pesently after Mr Wicks had brought her home to his owne howse, Wch servant, as he related had had bought of Mr Owens. And the s<sup>d</sup> seruant complayned to this Depon<sup>t</sup> that shee was uery ill, & not able to goe, & desyred this Depont to looke uppon her soares, & to tell her what it was, & this Depont did looke uppon her soares, but could not resolue her what it was, But aduised her to gett Thomas Ward this Deponts then husband to looke uppon them, & hee could resolue her. And the sd servant did persuade this Deponts husband to looke uppon her soares who came & told this Depont the shee had gott the biggest pox, the could bee gott for money, & the sd servant did curse the sd Owens, & sayd hee had undone her, ffor shee was well & in pefect health before shee came to him. And this Depont & Anne Hinson did peswade the foresd Thomas Ward, this Deponts then husband to administer something out of pitty to her, tht might give her some ease or moderate the payne shee endured untill her master Capt Wicks returned from the Manathos, weh hee did. And when the sd Wicks came home & understood of her disease: hee used all lawfull wayes & meanes to gett her cured, by applying himselfe to Capt ffuller, & this Deponts then husband who did undertake to use their best skill & endeauors for her cure, And this Depont doth further depose, the during the time the the sd Servant lyved wth the sd Wicks, wch was to this Deponts best remembrance about six or p. 237 seauen months, during weh time the sd seruant was in a very loathsome, stinking & perishing condicon, & was very offensive, loath-

Liber some & dangerous unto all the s<sup>d</sup> Wicks ffamily & might haue proued P. C. R. uery contagious unto their health, the disease not being knowne unto the s<sup>d</sup> Wicks or any of his family, Seeing shee had the ordering & dressing of all their prouision, & washing their linnen, & further deposeth not

The mrk of Jurat Coram me Thomas Bradnox Elizabeth \* Loueley

The Depos<sup>n</sup> of Nicholas Bradaway aged 28 yeares or thereabouts Sworne & Examined this 9<sup>th</sup> Aprill 1659.

Sayth, That about Three yeare last past this Depont then lyuing in the howse of Capt Wicks, & had the charge of the sd Wicks his seruants, That Anne Gould a woman seruant tht the sd Wicks bought of Mr Richard Owens, the uery next day after the sd Wicks brought her home from the sd Owens, unto his owne dwelling howse, the sayd seruant complayned unto this Depont & sayd that shee had a great paine in her shoulder, tht shee could not lift her arme unto her head. And from that time untill shee dyed, shee euery day was worse and worse, & was upry loathsome wth the disease the shee had. This Depont applying himselfe unto Capt ffuller & Mr Thomas Ward, did acquaynt them wth her Condicon, the foresd Capt ffuller & Mr Ward affirmed unto this Depont, tht shee had the pox. And further this Exam<sup>d</sup> deposeth th<sup>t</sup> the fores<sup>d</sup> Wicks did use all lawfull wayes & meanes to seeke for cure for her, all the time tht shee liued, wch was about six or seauen months, all wch time the sd seruant was a uery loathsome creature by her disease; & was by reason of the loathsome smells & sents tht continually came from her, was uery offensive & dangerous unto all the family: being the sd seruant did dresse all or prouisions, & washed or linnen. The disease aforesd being uery loathsome, broke out uppon her, & this Depont, & the rest of the family being ignorant what it was, untill wee were informed what the disease was, by Capt ffuller & Mr Thomas Ward, & further deposeth not

Nichol NB Bradaway his signe

Jurat Coram me Thomas Bradnox.

The Pet<sup>n</sup> & Depos<sup>ns</sup> produced by the plf being read, M<sup>r</sup> Edward Lloyd in behalfe of the dēft sayth, That hee was bownd for the dēfts appearance, att this Court. Yett not hauing any lrē of Attorney at p<sup>e</sup>nt by him; Offereth to produce a grafl lrē of Attorney att the next Prouinciall Court, signed by the dēft, constituting him the s<sup>d</sup> M<sup>r</sup> Lloyd his Attorney to all intents & purposes w<sup>th</sup> in this prouince. And ffurther the s<sup>d</sup> M<sup>r</sup> Lloyd offereth & declareth to the Board, th<sup>t</sup> hee is content & will pay the Costs & charges of this cause p. <sup>238</sup> himselfe, in case the dēft shall not allow or stand to the determinaon & iudgm<sup>t</sup> of this p<sup>e</sup>nt Court.

To weh offer the plf willingly consenteth.

Whereuppon the sd Mr Lloyd willeth the plf to proue what is Liber alleaged in his Petn. To whom the plf sayth the hath shewed by P. C. R. his testimonies read in Court tht the deft was to deliuer him a mayd seruant sownd & in pefect health, according to the later Condicon made wth the deft, he having made paymt of the whole summe of Tob agreed uppon, weh is not unknowne euen unto Mr Lloyd himselfe, as he uerily supposeth & beleiueth.

And Mr Lloyd acknowledgeth the there was a Collaterall contract or bargaine made between the plf, & the deft, & signed, concerning this mayd seruant, weh was cancelled & deliuered in unto the deft by the plf, & thereuppon the deft ought not, to be molested, as concerning tht contract. It appearing to the Court, That att the first bargaine or agreemt for the servant there was noe doubt of her health, But, because pent delivery was not made, there might bee some doubt thereof: otherwise tht Collaterall bargaine had not bene (ffor the servant to be delivered sownd & in perfect health as a foresd)

Whereuppon the Judgm<sup>t</sup> of the Court is, That seing the deft did contract or make such Condicon, as is proued, wth the plf, that hee ought to have performed his sd condicon & contract wth the plf, wch he hath not.

It is therefore Ordered tht the deft pay or deliuer unto the plf a woman seruant for fowre yeares, & satisfy or pay the Charges of this suite incurred this Court only, & noe further.

This Cause being respited the last Prou; Court & the defts At-Coll. torney alleging, the he supposed the the plf had wen his accon, Nathan: because the plf, nor his Attorney was not att the Court, And it Peter being shewen unto the Court, tht the plf himselfe could not bee att Sharpe Court, by reason of the year's (?) ffrost: & his Attorney was imployed about his Lps & the Country affayres; neyther did the defts Attorney motion to have this Cause determined. It is therefore Respited till the next Prouinciall Court.

To the Pet of the plf in this Cause, & Respite the last Court; The Capt Tho: deft not being personally present att th' Court, but by his Attorney, Cornewaleys Sayth, That he knoweth not what is become of the Condicon gyuen Baysey to Thomas Gregory, Yett he acknowledgeth tht he passed a Condicon unto the sd Gregory for seauen yeares, for a small parcell of grownd adioyning to his plantaon, or cleared ground.

Vid. fol. 178

The plf sayth tht he understands tht the Condicon was for nine yeares, & tht the deft forced, in a manner the sd Gregories Wife, after her husbands decease to leave her howse builded on the grownd, & goe of her plantaon allso, and further tht the plf hath euer since made use of tht grownd & howsing, & to tht effect produceth these Testimonies.

F. C. R. p. 239

Anne Cranly sayth uppon oath in open Court tht the deft did not putt her of, of her plantaön: but told her tht shee should not bring another to liue there wth her; for by tht meanes hee mought bee eate out of howse & home, & shee further sayth tht the Lease was missing, or lost halfe a yeare before her husband Gregory dyed.

Michàèl Cranley deposed likewise sayth, That Two yeares agoe hee saw Tobaccho stalkes uppon th' plantaōn or grownd formerly belonging to Thomas Gregory, But saw not the Tob growing there, yett he beleiueth th' eyther Michàèl Baysey himselfe, or some other planted there th' yeare.

Rob<sup>t</sup> Macklin deposed allso sayth, That uppon th<sup>t</sup> grownd w<sup>ch</sup> was Gregories there was cleared grownd for about fiue thowsand plants, & th<sup>t</sup> the Corne grownd was fenced together w<sup>th</sup> Michàèl Bayseys.

The Judgm<sup>t</sup> of the Court is th<sup>t</sup> the pff, being Admistrato<sup>t</sup> to the fores<sup>d</sup> Thomas Gregory, ought to have the benefitt of the Lease.

Ordered therefore tht the deft pay unto the Admistrato<sup>e</sup> 200<sup>t</sup> Tob, & Two barrells of Corne, for the two yeares he made use of the s<sup>d</sup> Gregories grownd: & make the plf satisfaction for the time remayning of the s<sup>d</sup> Lease, or ells to deliuer quiett posses<sup>n</sup> of the Land according to the Lease unto the plf.

Aprill 20th 1659 Husbands v. Cooke

Il aoth of the ship Baltemore, doe hereby 1659 constitute & appoint my louing ffreind Will<sup>m</sup> Coursey gent<sup>n</sup> my true Cooke & lawfull Attorney, to answere to all suites or accons we<sup>th</sup> any wayes concerne mee this pent Court, And what my sd Attorney shall doe herein, I doe hereby ratify & confirme, as if I were personally present, Binding my selfe moreoue to pay all dammages, in we<sup>th</sup> my sd Attorney shall be cast in, wittnes my hand

Wittnes, Will<sup>m</sup> Bretton

Miles Cooke

#### To the honbie the Gouernor & Councell

The humble Pet<sup>n</sup> of Rich: Husbands Sheweth, That yor Petr hauing about seauen yeares since transported diuers Scotts into Virginia, sent them from thence into this prouince in his sloope, by Cap<sup>t</sup> Cooke then yo<sup>r</sup> Petr<sup>s</sup> mate, Who when hee came into this prouince, landed them att the howse of Will<sup>m</sup> Edwin, where they remayned some time, the charge whereof yo<sup>r</sup> Petr<sup>s</sup> satisfyed to the s<sup>d</sup> Edwin. Yett soe it is, th<sup>t</sup> about a yeare or two after, the s<sup>d</sup> Edwin arrested Captaine Cooke, for the Charge the s<sup>d</sup> Scotts had putt him to (yo<sup>r</sup> Petr<sup>s</sup> being then out of the Country) & thereuppon obteyned & serued an Execuōn uppon Three hogsheads of Tob aboard of the ship goulden ffortune Cap<sup>t</sup> Tilghman Comander, for th<sup>t</sup> debt formerly satisfyed by yo<sup>r</sup> Pet<sup>r</sup> as afores<sup>d</sup> to yo<sup>r</sup> Pet<sup>rs</sup> greate dammage.

In tender Consideraon whereof yor Petr humbly prayes the hee may have satisfaction for the sd Tob, wth such dammages susteyned

by yor Petrs want of the Tob the yeare, being uery deare & yor Petr Liber shall pray &c:

Whereas there appeares an account under the hand of Capt Miles p. 240 Cooke for fine hundd twenty seanen pownds of Tob.

The Judgmt of the Court is, tht Capt Husbands summone Capt Cooke before Philip Caluert Esqr Secretary of this Prouince, to give Vid. fol. 265 a satisfactory answere, how the account was satisfyed, And both peties to stand to his arbitraon or judgmt.

This suite being on a Respite ordered the last Court the Deft pro- Mr Raph duceth these other wittnesses, & the former allso according to the Mrs Jane former Order to be sworne Viue uoce att this Court.

Humphrey Warren deposed sayth That about this time two yeares, et seq. hee saw Mr Starkeys Mare, & Two stone Colts following her, The one being about an handfull lower then the other, & allmost of one colour, Only the lesser was more bay, & tht hee uerily beleiueth tht the horse now in dispute was one of those Colts, thit this Depont saw following the foresd Mare.

Leiut Thomas Trueman sayth, tht hee tooke up Mrs ffenwicks Mare att St Maries, & kept her up in Mrs Stone Calfe pasture, And Mrs Stone riding to Mattapanian tooke the sd Mare, & left her Colt behind, & comming home againe, the Colt was gone out of the pasture, And the this Depone stayd two dayes for the Colt, web returned not, & thereuppon this Depont brought the mare up to Mrs ffenwicks Plantaön wthout the Colt, & cannot say tht the horse now in dispute bee tht Colt or not.

John Biggers Dep<sup>n</sup> Vid Suprà fol. 176 Will<sup>m</sup> Innis dep<sup>n</sup> Vid. suprà fol. 177.

Rob<sup>t</sup> Mackay sayth That hee this Depon<sup>t</sup> hath beene Groome to some Greate pesons both in Scotland & England for the space of six yeares & being desyred by the deft to looke in her Roand horse mouth, Doth declare tht the sd horse is fiue yeares old, In case tht horses follow the same course in this Country as they doe in England.

Thomas Gerard Esqr doth declare uppon his owne knowledge tht the same markes, tht was the rules in England, by experience this Depont doth find to bee true in this Country, & being intreated by Mrs ffenwick to looke in her Roand horse mouth, did, & doth thereuppon declare tht the sd horse is fine yeares old this grasse

Tho: Gerard.

John Bogue, Sayth, That on the first of ffebruary last hee this Depont did goe wth the deft to New-Towne to a Court & there meeting wth Mr Mathews, this Dept heard the deft say to Mr Mathewes, tht now shee had gotten further euidence concerning her

Liber horse, ffor sayd shee my neighbo<sup>r</sup> John Reade being att S<sup>t</sup> Maries P.C.R. (about six weekes before I tooke up this horse) to take up a mare, w<sup>ch</sup> hee had brought of Cap<sup>t</sup> Mitchell, & bringing her up w<sup>th</sup> Will<sup>m</sup> Boremans Mare into Cap<sup>t</sup> Stone's Cow-pen, There was a Roand p. <sup>24I</sup> horse amongst them, w<sup>ch</sup> was this horse of mine. The s<sup>d</sup> John Reade asking Rob<sup>t</sup> Hill whose Roand horse th<sup>t</sup> was? the s<sup>d</sup> Hill replyed th<sup>t</sup> hee was M<sup>rs</sup> ffenwicks horse, Whereuppon John Reade asked the s<sup>d</sup> Hill to lend him a Roape, to take up the s<sup>d</sup> horse, ffor (sayd hee) I heard M<sup>rs</sup> ffenwicke say, th<sup>t</sup> shee will send downe for him, M<sup>r</sup> Mathews replyed That hee would say, or sweare as much as all that comes to, ffor this I can say (sayd hee) That this is the horse th<sup>t</sup> was allwayes taken for yor<sup>s</sup>.

John Bogue allso further sayth, That sometime in Octobr last was tweluemonth hee did goe wth Mrs ffenwick to St Maries to Mr Mathews howse, where hee heard Mrs ffenwick aske Mr Mathews, if the he had seene her horse? Who presently asked her of what colour her horse was? shee sayd, hee was a Roand horse, & had three white feete, & a white stripe downe the face. Mr Mathewes presently replyed th<sup>t</sup> that was none of his horse, for (sayd hee) my horse hath fowre white ffeete, & is white from one eye to the other. But the horse tht hath allwayes gone in yor name Mrs ffenwick (sayd Mr Mathewes) Capt Cornewaleys hath taken up, & hee is lame of his legge, ffor Capt Cornewaleys hath made the sd horse to swimme ouer St Inego's Creeke, into my neck of Land, & wthout you take him up & looke after him, infallably hee will be lost, ffor wee (sayd hee) did take him to bee the Preists horse, thinking tht the neighbors might be mistaken in calling him allwayes yor horse: because wee knew not, whither you had a horse here or not. But this is the horse the euer was called vor horse. Mrs ffenwick replyed That shee was then come downe on purpose to fetch home her horse, & for tht end had brought John Bogue wth her. But sayd shee I must goe to the Crosse tomorrow to giue Capt Cornewaleys & his Lady a uisitt, & as I returne back, I will take up my horse, Whereuppon Mr Mathewes, sayd If the horse bee yors Mrs ffenwick you were best looke after him, or infalliably hee will bee lost, ffor wee (sayd hee) looking up Our horses lately, & finding a horse left wee tooke up this horse, thinking tht hee was the Preists, But (sayth hee) if the horse should proue to bee the Preists, you would have satisfaction for yor labour wth out question, Mrs ffenwick answered tht shee would take up the horse as her owne, & thereuppon desyred this Depont & her sonne Cuthbert to goe take up the horse: Mr Mathewes being pent sayd, That this horse had euer gone in the name of yor horse, untill wthin these six weekes, And this Dept further sayth, tht as soone as hee & Cuthbert ffenwick came in sight of the sd horse, hee this Depont sayd That this is the horse by his Naturall markes, & as soone as hee this

Depont brought the sd horse to Mrs ffenwicks, shee sayd the shee Liber knew him by nothing but by his naturall marks, & further sayth not. P. C. R.

I Cuthbert ffenwick am able to sweare to all this as John Bogue p. 242 in his former Depos<sup>n</sup>, Excepting only, I doe not remember th<sup>t</sup> I heard Mr Mathewes say, tht Capt Cornwaleys had made the horse, wthin mentioned, to swimme ouer St Inegos Creek into Mr Mathewes neck of Land.

Cuthbert ffenwick.

Martin Kirk aged 42 yeares sworne sayth, That about Michaelmas last was fowre yeares or thereabouts, this Depont comming from St Marie to his owne howse, & sitting downe in the woods to take a pipe of Tob. did see a white round horse colt, wth a white streake downe the face, quite to the nose & did see the s<sup>d</sup> Colt runne to M<sup>rs</sup> ffenwicks white mare (weh Doctoe Barber now hath) & suck her. This was uppon the left hand of the path, And uppon the right hand of the path there was a Roand Mare, & a Browne Bay Colt, & a Black mare & Colt, & many other horses, but whose they were this Depont knoweth not. And this Depont further sayth the Roand horse now in the posses<sup>n</sup> of M<sup>rs</sup> Jane ffenwick is the same horse th<sup>t</sup> hee saw suck M<sup>rs</sup> ffenwicks mare in the woods as aforesd & further this Depont sayth

The Depos<sup>ns</sup> appearing positive, It is Ordered th<sup>t</sup> M<sup>rs</sup> ffenwicke keepe & possesse the sd horse.

In this Cause John Anderton Gent" deposed Sayth, That Mrs Robt Mrs Jane Taylor told Mrs Eltonhead when shee deliuered the note, for to Mr Edm: demand his the sd Mr Taylors Bill from Willm Berry, That hee would Scarpay her the Order of Court weh was flueteene hundd pownds of Tob, And the hee was glad hee had the note to demand his Bill in, & would rather pay it to her, then to another. And the that Bill due from Mr Taylor, was belonging to Mr Scarborough.

Whereas the plf by writt of scire-facias hath summond Mr Robt Taylor & James Veitch unto this Court, to shew cause why Judgmt should not passe, And Exeq<sup>n</sup> issue forth agst the Estate of M<sup>r</sup> Edmond Scarborough (according to a former Order of Court in this prouince) for ffiueteene hundd pownds of Tob & Cask, There being much more of the sd Scarboroughs Estate in their hands as shee supposeth. The sd Tayloe making appeare to the Court tht hee hath payd out of a Bill due to Mr Scarborough of Two thowsand three hundd pownds of Tob, by Execuon & Receipt one thowsand fowre hundd Twenty seauen pownds of Tob. It is Ordered the the sd Mr Taylor pay the Remainder of the sd Bill to witt seauen hundd seauenty Three pownds of Tob unto the plf, And tht the plf be left, to gett the residue of her demand, according to law elsewhere.

Mr Attorney Graff on the behalfe of the Ld Prope doth present Samuell Goosey & Thomas Barbery for putting of, or paying a hogs-Attorney Samuel Goosey & Thomas Dalbery for parting of, or paying a nog-General v. head of Tob wth grownd leaves contrary to the Act of Assembly Goosey & last yeare.

And the Gouerno<sup>e</sup> uppon their submission, & promise of amendp. 243 ment for the future, hath pardoned & dismissed them, Only they paying Mr Attorney his ffee for prosequuting, to witt, Two hundd & fifty pownds of Tob.

# To the honble the Goue & Councell of Maryland

Cary v. Golson

The humble Pet<sup>n</sup> of Thomas Carye Sheweth That whereas Daniel Golson is & standeth indebted unto yor Petr one Cow wth Calfe, or a Calfe by her side: weh yor Petr liketh best to chuse, weh Cow & Calfe was to be deliuered to yor Petr or his assignes att or uppon the last day of Aprill, or the first of May last past according to Agreem<sup>t</sup> made betweene them both, as shall be made appeare. Now soe it is tht the sd Cow hath bene seuerall times demanded, & noe deliuery made thereof to the dammage of yor Petr, for the want thereof.

Yor Petr therefore prayeth for an Order for satisfaction of the sd Debt wth Costs of suite, & damage susteyned, & hee &c:

The pff produceth in Court testimonies to proue what is alleged in his Pet<sup>n</sup> agst the deft.

Will<sup>m</sup> Chaplin sworne sayth, That Mr Carve receaued the last yeare of Dan: Goulson Two hogsheads of Tob, Both weh after prouing faulty, were broake up, & One hogshead made thereof, the sd Goulson consenting therto. And in Consideraon of the Remainder of the Tob, Mr Carve Returning allso some Corne to the sd Goulson, was to have delivered him by the sd Goulson One Cow wth calfe, or a calfe by her side by the last of Aprill or the first day of May last past.

Thomas Wright Jurat idem.

John Knap being lawfully summoned as a wittnes in this Cause & Vid. fol. 293 appearing in Court. But refusing to give his testimony uppon Oath, Is adjudged to pay unto the Ld Proprietary fine hundd pownds of Tob according as is specified in the writt. Exeq<sup>n</sup> issued &c:

> The deft (by his Attorney) sayth That hee is much intruded on, when as the Two hogsheads (afterwards repack't) made one good hogshead weighing 500t Tob. & tht there was noe lawfull demand made of the Cow.

> But it being proued in Court, tht the plfs Ouerseer went seuerall times to the deft, & demanded this Cow, att the day agreed uppon: & that the deft had not any of his owne proper stock then fallen, when demanded, but what did to his Children belong: & being their Estate.

It is Ordered the the plf choose out of the defts owne stock One Liber Cow, & one calfe, tht was calued about the last of Aprill or in May P. C. R. following. And the deft to pay Court charges.

Whereas Capt Thomas Cornewaleys hath petitioned this Court for Cornewaleys an Order agst the Estate of Capt Will<sup>m</sup> Mitchell for One Thousand Vid. fol. 311 pownds of Tob. attatched in the hands of Mr John Bateman, the & fol. 324 Attatchmt being Ret. this Court, It is Ordered tht the Attatchmt be p. 244 continued. & tht the Executor or Admistrator have notice given him, by the next Prouinciall Court, Otherwise the Court to proceed to Judgm<sup>t</sup> in case noe appearance be made.

Whereas att the last Prouinciall Court held 24° ffebruary Mr Re Dandy's Attorney Graft on the behalfe of the Ld Prope demanded a serut, Vid. fol. 163 as belonging to the Estate of John Dandy, of Mr Richard Hotchkeys, W<sup>ch</sup> Cause was then respited till this Provinciall Court, to the end th<sup>t</sup> ffrancis the Wife of George Beckwith bee pent in Court, as by the sd Order may appeare. According to weh sd Order George Beckwith on the behalfe of his Wife appearing & being not able to prone the contrary, but the Judgmet passed agst John Dandy, by reason of her misdeanor, shee then lyuing in the sd Dandies howse, as by another former Order may allso appeare.

The Judgmt of the Court is tht the sd ffrancis ought to satisfy to the L<sup>d</sup> Prop<sup>e</sup> th<sup>t</sup> seauen hund<sup>d</sup> & fifty pownds of Tob, recoursed out of the s<sup>d</sup> Dandies Estate (by reason of her misdemeano<sup>r</sup>) according to tht Order of Court.

And Ordered tht George Beckwith, marryed the sd ffrancis, & possessing her Estate satisfy the same to the L<sup>d</sup> Prop<sup>e</sup> as afores<sup>d</sup>.

The plf sheweth by his Pet<sup>n</sup>, th<sup>t</sup> he did worke for the dēft att Hugh Bevin Hebdens Poynt, for w<sup>ch</sup> he demandeth 1640<sup>t</sup> Tob, W<sup>ch</sup> the dēft will Ouerzee not allow, & refuseth to satisfy. And further tht he made the deft his Attorney to receaue certaine Tobacco, in Virginia due to him, w<sup>ch</sup> the deft denyeth to have receaved, (though the plf beleiveth or supposeth the Contray) & will not come to an account therefore, & To proue his first allegaon produceth his testimonies.

James Hall deposed sayth That himselfe sett up the fframe of a howse twenty foote long, & flueteene foote wide (all but the studds) att Hebdens Poynt, And further tht hee this Depont putt up the Posts of the Welch Chimney, All the Rest of the worke Hugh Beuin finished, And tht he saw the sd Beuin att worke on the other Twenty foote howse, but cannot declare whither the sd Beuin finished it, or not.

Edmund Nanfan deposed sayth, That hee was pent att the bargaine made betwixt Richard Abrahall & Hugh Beuin, And Beuin was to sett him up, Seauentie ffoote of howseing; whereof there was a twenty foote howse built, And the frame of the fifty foote howse Liber was brought in place, & some boards riud' for to couer it, & drawne P. C. R. allso, And Mr Ouerzee sayd hee would not meddle in it, butt bad Abrahall goe through wth the bargaine.

Peter Caradin sayth uypon Oath That Seauenty foote of howseing was agreed uppon to bee built att Hebdens Poynt. This Depont helping to bring in the timber, The twenty foote howse was built by Beuin; & the fframe of the fifty foote howse brought in place, But the finishing thereof was neglected by reason of the want of helpe to attend the Carpenter.

p. 245 To all w<sup>ch</sup> the dēft Sayth, th<sup>t</sup> hee made noe Condicon or agreem<sup>t</sup>, for the s<sup>d</sup> building w<sup>th</sup> the plf: & therefore the plf ought to seeke his remedy agst him who sett him to worke.

And the pH inferreth th<sup>t</sup> the deft was Copartner w<sup>th</sup> him, who hyred him.

Edmond Nanfan deposed, sayth, That Richard Abrahall declared, and shewed him this Depont a Condicon wth Mr Ouerzee, weh was for Ten Cowes, & the Land att Hebdens Poynt, & some other things.

And the dēft sayth tht there were noe Condicons written & signed, but only certaine Verball Condicons of partnership passed betwixt Abrahall & himselfe, Yett denyeth not but tht there mought bee some heads of agreemt or condicons, & weh might perhaps bee written by himselfe about their partnership, weh was intended.

Vppon the Euidences allready gyuen It is Ordered, tht the deft pay unto the ptf six hundd pownds of Tob forthwth, in consideraon of his labout allready imployed att Hebdens Poynt. And further tht the ptf sett up & finish the fifty foote Tob howse, & ryue sticks to hang Tob on: wth other things necessary to putt Tob in, by the last day of August next ensuing, Prouided tht the deft assist, & find sufficient help to gett in the timber in place, for the finishing the same: wth other necessaries according to the former bargaine.

Whereas in the last part of the plfs Pet<sup>n</sup> or allegaon, hee sayth the hee appoynted the deft his Attorney, To weh the deft sayth, That hee hath not receaued any of the plfs debt in Virginia, And produceth certaine accompts & Bills of the Plfs (weh being cast up) amount to 1649<sup>l</sup> Tob, weh he hath payd for the plfs use as is alleaged, & therefore desyres iudgm<sup>l</sup> of Court for the same, Whereuppon the plf acknowledgeth himselfe in open Court, to owe & stand indebted unto M<sup>r</sup> Symon Ouerzee deft, in the full summe of One Thowsand flue hund<sup>d</sup> fowrty nine pownds of Tob, & Cask, & doth further acknowledge Judgm<sup>l</sup> for the same.

The Court adiorned by the Goue till tomorrow morning.

Cornewaleys v. Wade Capt Thomas Cornewaleys demands warrt agst Zachary Wade. warrt to the Sheriffe to arrest &c: & to putt in security to answere to the Complt of Tho: Cornewaleys in Chancery, Concerning a serut deteyned & belonging to the Estate of Capt Will<sup>m</sup> Mitchell.

Writt to the Sheriffe to warne Will<sup>m</sup> Woodroffe to attend the Liber Court to testify in ditt, caâ. Subpænâ 500<sup>t</sup> Tob. p Za: Wade

Writt to the Sheriffe to warne Mr Joseph Wicks to attend the Salter v. Court to testify inter John Salter, & Thomas Sowth, Sub pænâ, 5001 Tob. p Salter.

## Saturday 23th Aprill 1659.

All pent as yesterday

April 23 p. 246

To the honble the Gouernor & Councell of Maryland.

Thomas Cornwaleys

The humble Pet<sup>n</sup> of Thomas Cornewaleys Sheweth, That where- v. Henry as Will<sup>m</sup> Stephenson did surreptitiously gett into his posses<sup>n</sup> a large fowling peece of yor Petrs, Wch being demanded by yor Petr of the sd Stephenson, or tht he must enter an accon agst him for it, being then in peson att the first Pou: Court, held for this prouince by this pent Gour. The sd Stephenson desyred yor Petr to forbeare &, promised satisfaction therefore to yor Petr. But he neuer came before his death, since w<sup>ch</sup> yo<sup>r</sup> Pet<sup>r</sup> hath demanded satisfaction of the Widow, & of Henry Ellery now husband to the Widow, But both refuse, Wherfore yor Petr humbly prayeth the sd Ellery may bee Ordered to returne the s<sup>d</sup> gunne p<sup>e</sup>fectly fixed, or satisfaction therefore, & hee shall pray &c:

To the Pet<sup>n</sup> of the plf, The Deft sayth That Capt Waring & other soldiers, who came from Seauerne deliuered this Gun, now in dispute to Mr Stephenson his predecessor, & att his earnest request: It being taken by them from out Capt Stones howse.

Patrick fforrest aged 30 years or thereabouts sworne & examined this 9th of Aprill 1659 Sayth, That in Aprill Ano 1655, being att Capt Stones howse, (there being Mr Durand, Capt Waring, Capt Smith, Capt Wicks & seuerall others newly arryued from Seauerne) he this Depont heard Mr Stephenson make a great complaynt for a gun; Saying hee was a stranger, & newly come into the Country, & th<sup>t</sup> it would bee a greate prejudice to him if they tooke his gun away, & hee complayned likewise tht hee could not find his owne gun, or words to the effect, & hee this Depont sayth, the heard those aboue mentioned, to bid him goe into the Hall, & make chovce of a gun, & further sayth not. Patrick fforrest

Sworne before mee Richard Willan

Capt Sampson Waring informeth the Court tht Mr Stephenson had a gun deliuered him from out Capt Stones howse, but whither it was his owne gun or not, hee cannot remember.

It appearing to the Court tht the sd Stephenson hid first his owne gun, & then came, & entreated for a gun; & soe had another gun deliuered him (as the deft himselfe acknowledgeth, & tht he brought

Liber Two guns to his owne howse home wth him) When as the Soldiers P. C. R. who gaue the sd Stephenson tht gun intended, but one gun only to him.

> It is therefore Ordered (it not being wthin the compase of each of the Articles) That the deft eyther restore the sd gun or ells satisfaction therefore to the plf, according as is demanded in his Petn wth Costs of suite.

Cornwaleys v. Wade

Zacharias Wade Admistrator of John Wade Chyrurgeon acknowp. 247 ledgeth Judgmt to Capt Thomas Cornewaleys for sixty seauen pownds of Tob, It being the remainder of a Bill due to the sd Capt Cornewaleys from the sd John Wade, for fowre hundd & seauen pownds of Tob.

## To the honbie the Leiut & Councell of Maryland

Williams v. Overzee

The humble Pet<sup>n</sup> of John Williams humbly Sheweth That yor Petr made a Crop of Tob & Corne the last yeare att Mr Symon Ouerzees. All web Tob & Corne the sd Ouerzee deteyneth & denyeth to give yor Petr any account thereof. Reserving what ever did belong to yor Petr, to his owne private use. Wch yor Petr conceiveth by his late fault, (by yor Clemency pardoned) to belong rather to the L<sup>d</sup> Prop<sup>r</sup>, Now soe it is th<sup>t</sup> yo<sup>r</sup> Pet<sup>r</sup> is left destitute hereby of all subsistance for the future, & for want of Corne, not able to worke for the maintenance of himselfe, & his poore family this yeare following.

According to yor honrs former clemency yor Petr most humbly requesteth tht hee may have his Corne allowed him for his subsistance only & those waring cloaths weh Mr Ouerzee deteyneth & hee shall euer pray &c:

To the plfs Pet the deft sayth, That the Corne weh the plf made on his grownd this last yeare was not considerable, when he the deft had taken 4 or 5 shares out of it; & the plfs share could not bee sufficient to mainteine him, his Wife, & child, & therefore hopeth tht the Court will not compell him to allow the plf Corne for all his family. And as to the Cloaths, the deft sayth the though he pemitted the pff to weare them, yett they did not belong unto him as his owne, when as they were the cloaths of his seruants who dyed in his howse, Besides tht the pff is indebted unto the deft, & not able to satisfy him, his debt.

The Court considering, the according to the Law & Custome of this Prouince noe Inhabt thereof ought, or may be depryued of all liuelyhood & subsistance: & tht Corne & other necessaries allso haue bene protected from Exequions: & the plf having made a Crop, both of Corne & Tob, att the defts howse, & for the defts benefitt, as is supposed.

It is therefore Ordered th<sup>t</sup> the deft pay unto the plf Three barrells Liber of Corne eyther att his owne dwelling howse of St Johns or betwixt P. C. R. his howse & St Hierom's wthin one month.

Caluet County. Command William Dorington & Anne his Wife Smith v. to hould to Richard Smith of St Leonards Creek in Caluert County Dorington in an accon of Couent to him the sd Rich: Smith of One hundd Acres of Land, Lying on the West side of St Leonards Creeke (called Smiths Joy) one dwelling howse, one quarter howse, & one Orchard, Three Tob. howes &c:

Josias ffendall

And the finall Concord betweene the fores<sup>d</sup> parties is, That the s<sup>d</sup> Richard Smith shall peaceabley enjoy, the s<sup>d</sup> hund<sup>d</sup> Acres of Land, mentioned in a Patent or Graunt to him the sd Willm Dorington p. 248 bearing date the fowrth day of August 1658, & Lying on the West side of St Leonards Creeke as aforesd wth one dwelling howse, one quarter howse, one Orchard & Three Tob-howses, to him & his heyres or assignes for euer.

Whereas James Veitch plf hath petitioned this Court agst John Veitch v. Day, Alleaging how the sd Day being arrested att the suite of Will<sup>m</sup> Chaplin, & refusing to putt in security to answere the sd suite the plf was obliged by uertue of his Sheriffs Office to secure the defts person for one hundd & seauen dayes, for weh he demands 2140 Tob of the deft. The deft sayth the refused not to putt in Bayle: for having occasion to goe ouer the Riuer about his affayres he profered him Mr Tho. Thomas to be his Bayle; & tht he remayned wth the plf about Ten dayes before he profered him this security, during weh time the plf tended on him not aboue three dayes att the most, & further tht the plf permitted & allowed him to goe & stay att his owne howse, (weh the plf himselfe acknowledgeth hee did)

The Judgmt of the whole Board is, tht the deft pay unto the plf (for those three dayes hee tended on him, as his prisoner) sixty pownds of Tob & noe more, & allso pay Costs of suite.

To the honbite the Leiutent & Councell of Maryland

The humble Petn of Thomas Gerard Sheweth That John Jarbo, Gerard v. & Walter Pakes being indebted ioyntly unto yor Petr by Bill Thir- Hall teene hund<sup>d</sup> & Twelue pownds of Tob & cask, vor Petr hath seuerall times demanded the same, yett they still putt of yor Petr wth delayes, much to his hinderance this yeare.

Hee humbly therefore Craueth Order for pent satisfaction &c:

To this demand Walter Hall deft sayth, That hee hath pavd by the plfs order to Mr Henry Meese seauen hundd Twenty one pownds in part of th' Debt, as appeareth by his Receipt on the back side of

Liber the Bill, And as for the Remainder being fiue hundd Ninety one P. C. R. pownd, the sd Wallter Hall in behalfe of himselfe, & John Jarbo acknowledgeth Judgmt for the same in open Court.

Gerard v. Evans To the honbie the Leiutent & Councell of Maryland &c:

The humble Petn of Thomas Gerard Sheweth That vor Petr had an Exequuon serued uppon his Estate by the appoyntmt of Capt Will<sup>m</sup> Euans, who hath charged yor Pet<sup>r</sup> in his writt of Exeg<sup>n</sup> fiue hundd fowrty Two pownds of Tob more then is due to him, & more then yor Petr ought to pay, for the Costs of the suite.

Hee humbly therefore craueth the by Order of this honbie Court p. 240 the sd Capt Euans repay unto yor Petr, the sd summe soe unjustly executed; much to yor Petrs dishonor, wth dammage, And &c:

The deft sayth That according to the former order of Court & Verdict of the Jury, hee had Costs of suite gyuen & allowed him, And this Costs, whereon the plf demurreth, was for Sheriffs ffees, & Clerks ffees, expended att Patuxt Court, (before the late surrender of the Gouerm<sup>t</sup>) & to them payd, as he can make appeare, & further th<sup>t</sup> he hath not received yett one pownd of Tob Executed, from the Sheriffe. And the plf affirming tht he profered the deft paymt of his whole demand, saue only 442t Tob, And Euidencing to the Court, tht the Sheriffe hath Executed 1362t Tob. for dammages only.

It is Ordered tht fine hund & Twelne pownds of Tob, (it being Costs expended in tht former Patuxt Court) be deducted out of the foresd sume & repayed back unto the plf, by the deft, wth Costs of suite. Mr Secr Judgmt is, tht the Sheriffe ought to be resposable for the Tob deducted, & not the plf, Mr Clearke idem Reliqui res ut Suprà.

Re Chandler

Capt Sampson Waring brought in Mr Chandlers Bill for his fine for 15000t Tob dat 27th day of Aprill 1655 Weh is Cancelled in Court.

Attorney General v. Thurston Coun. 353

Mr Attorney on the behalfe of the Ld Propr complayneth agst Thomas Thurstone, & requesteth that hee be brought afore the Board 3 Md. Arch. to answere for himselfe, ffor tht in contempt of his Lps Lawes he refused formerly to subscribe take the Ingagem<sup>t</sup> (according to Act of Assembly prouided) for weh hee hath bene allready banished. Yett notwithstanding hee hath presumed againe to come into this prouince, & refuseth still to comply & fullfill the Law, & take oath of ffidelity to his L<sup>p</sup> as is in th<sup>t</sup> Case prouided, uppon his returne into the prouince againe. Whereuppon the Prisoner being demanded what he hath to say in that he hath broken the Law? & not giving notice of his arryuall &c. To weh He sayth, he ought not, & cannot sweare, & that being pressed wth an Oath, sayth, thereby he is denyed his liberty, & the liberty of a Subject.

Mr Attorney proceedeth & sayth, That his Disciples or ffollowers Liber by his instigaon & Councell are the only persons, who comply not, but P. C. R. breake the Lawes of this pronince & therefore desyres the Court to proceed to Judgmt.

And thereuppon It is Ordered, the according to the Act the sd Thurstone remaine in the Sheriffs Custody close Prisoner wthout bayle or mainprize for a Tweluemonth from this day, unlesse the Goue & Councell shall see cause to release him sooner.

Mittimus to the Sheriffe according to the Order.

Richard Smith Attorney Generall on the behalfe of the Right p. 250 honble the Lord Proprietary of this Province Sheweth That Daniel General v. Hutt Master of the Barke called the May flower, not being an Hutt Inhabt of this Prouince, did wthout Lycence uppon the 29th day of March last, att Pamaunkey, in Pascatoway Riner, & diuers times since wth the Indians, Inhabitants wthin this Province for Corne unlawfully trade; & in the sd Barke, the sd Corne endeauor unlawfully out of the Prouince to transport, wthout lycence first had & obteyned contrary to the seuerall Lawes, in the Case prouided. And prayeth th<sup>t</sup> the Court will according to the s<sup>d</sup> seugrall Lawes agst the sd Hutt, & the sd Vessell to proceed. The deft sayth the hath not broken the Laws or Acts of this Prouince in soe trading, as is alleaged, And if any thing was committed by him in th<sup>t</sup> kind, was through ignorance done, & not in contempt of the gouerm<sup>t</sup> or Lawes of the Prouince. And preferd' his Petn to the Board to the effect.

Whereuppon the Wittnesses were examined.

Thomas Payne sworne in open Court, Sayth, That hee went in the Vessell belonging to Mr Hutt up Patowmeck River, to a Towne called Pamaunkey & tht the Indians brought Corne to the shoare side, & the Barks company in their owne Boate fetcht itt aboard. And the there were more guns in the Vessell then usually they did carry to secure it: But knows not whither any of the sd guns were sold or noe: neyther saw hee any of them carryed from aboard, And th<sup>t</sup> hee hath seene but little powder in the Barke, Nor knoweth hee wth what kind of Truck, the Corne soe brought on board was purchased wth, from the Indians, (hee being neuer but once ashoare), & that Mr Dodman & one Maphey went up the Riuer in the sd Vessell allso.

John Walton aged 36 yeares, or there abouts sworne & examined sayth That Capt Stone, & hee this Depont, being up att Patowmeck, in Patowmeck River, mett there Mr Daniel Hutt wth a Barke, & tht the Barks Boate was up the Creek trading wth the Indians, & Daniel Hutt, & Robert Maphyes tould this Depont, the they had bought more Corne then they had yett aboard & he further declareth, tht the same day hee this Depont was buying Corne & the sd Maphyes

Liber bought the Corne from him of the Indians, hee paying in private for P. C. R. it, soe th' this Depon't knoweth not what Truck, they gaue for it, & further sayth not

John † Walton

Jurat Cora Josias ffendall

his marke.

Attested allso by the s<sup>d</sup> Walton in open Court.

Thomas Mitchell Mariner aged 38 yeares or thereabouts sworne & examined sayth That about the 29<sup>th</sup> of March, hee went up Patowmeck Riuer in the Vessell commonly knowne by the name of the May fflowre, (Danil Hutt Master) unto an Indian Towne, where they tooke in Corne, but the quantity he knoweth not, ffurther he p. 251 sayth th¹ the s⁴ Corne was purchased w¹h wampompeck, or Roanoke. And th¹ M¹ Dodman, & a stranger was w¹h them, whose name this Depon¹ knoweth not, & further sayth not.

Thomas P. Mitchell Jurat Coran Josias ffendall.

Thomas Jaruise aged 24 yeares or thereabouts, sworne & examined Sayth, That being wth the Gouernor att Pamaunkey 5° Aprilis last, was told by the Indians, That the Vessell wth was there att that time trading belonging to Mr Hutt, brought up a greate many guns, & powder & shott & further sayth, the saw a new gun, the an Indian had, And further sayth not.

Thomas Jaruise.

Jurat Cora Josias ffendall.

John Lee aged 24 yeares or thereabouts sworne & examined & being asked whither there were any Guns carryed up w<sup>th</sup> them in their Vessell, more then for their owne use, Sayth that there was: but knoweth not, th¹ any of them were sold to the Indians, And th¹ hee did not see them comming downe, nor since he came downe: & therefore supposeth them to bee M¹ Dodman's guns, And further That hee knoweth not whither the master knew of them or noe; but the s⁴ Guns lay open to the publicke ueiw in the hold, And being further asked, whither they tooke in any Corne at M¹ Adam's howse, or att any other Englishmans howse? Answereth, That they tooke in Corne att noe other place, but only att the last Indian Towne they were att, wch hee heard called, by the name of Pamaunkey & supposeth th¹ this Corne was bought wth Roanoake, & further sayth not. Iurat Coran Iosias ffendall

Attested allso by the sd John Lee in open Court.

And the Court, uppon a full hearing of both parties, Examinaön of the Wittnesses, & consideraön of the Corne on board the s<sup>d</sup> Vessell, taken by order from the Gouerno<sup>r</sup>, Judged th<sup>t</sup> the s<sup>d</sup> Vessell, w<sup>th</sup> all her furniture and Loading bee & are forfeited to the L<sup>d</sup> Proprietary, according to the seuerall Acts for Trade, prouided.

The Court adiorned by the Gouernoe till Munday morning 8 o'clock

### Munday 25° Aprill 1659

Pnte

Josias ffendall Esqr Gour, Con Nath: Vtie, Mr Baker Brooke Philip Caluert Esq<sup>r</sup> Sec<sup>r</sup>, D<sup>r</sup> Luke Barber Mr Edw: Lloyd. mr Robt Clearke

Liber P. C. R. April 25 p. 252

Whereas att the last Prouinciall Court held att St Maries po Attorney Martij, his L<sup>ps</sup> Attorney on the behalfe of the L<sup>d</sup> Proprietary charged General v. Mr Symon Ouerzee wth Theftboote & then produced his euidence to Vid. fol. 201 proue the same; w<sup>ch</sup> euidence was accepted by the whole board, & [Theft boot= the Cause by authority of that Court Respited, & ordered to be ing the determined att the next Prouinciall Court.

felony of theftl

Mr Symon Ouerzee sayth, tht hee neuer did contract wth Daniel Clocker, to any such intent, as is alleaged by Mr Attorney. And as to those Bills he receaued. & those accounts allowed of the sd Clockers. were in satisfaction of his owne proper Debt, weh the sd Cloker owed him. & wch he demonstrated to the Board, by his Booke of Accompts, att the last Court. And after long debate of the sd Cause, Mr Ouerzee craueth for a Jury to consider, & giue in euidence, whither or noe hee may or ought to stand Charged wth the ffact Mr Attorney bringeth agst him, wch (through his intreaty) was graunted

Warrt to the Sheriffe to impanel a Jury of 12 men forthwth Sheriffe Returnes his warrt & Warned

fforeman

Mr John Pille Mr Rich: Wells Mr John Reade, Mr Hugh Stanley Capt John Odber Mr Will<sup>m</sup> Ewens Mr Tho: Manning Mr Humphrey Warren, Rich: Games Leiut Tho: Trueman Mr Willm Parrott. Peter Jov.

Inditem<sup>t</sup> Lett it be enquyred for the L<sup>d</sup> Prop<sup>e</sup> whither Symon Ouerzee of St Johns, in the County of St Maries mercht, Sometime in the month of Nouembr last past did fraudulently contract wth Daniel Clocker for 3000t Tob or thereabouts, on purpose to beguile those just Lawes instituted for the punishmt of Malefactors wthin this Prouince, Contrary to the peace of his sd Lp his Rule, & gouermt.

And the Jury Returning, brought in their Verdict, written on the backside of the Writt, & deliuered by their fforeman.

Ignoramus.

### To the honble the Gouernoe & Councell

Pille v. Hall

The humble Petn of John Pille Sheweth, That whereas Mr Walter Hall standeth indebted to yor Petr in the Just summe of 9771 of Sweet sented Tob & cask, yor Petr humbly craueth Order for satisfaction, for the sd Debt wth forbearance & costs of suite &c.

Whereas Mr John Pille plf hath formerly arrested & sued Walter P.C.R. Hall deft, in the County Court of St Maries County held att New Towne on the first day of ffeb: 1658, in an accon of Debt of 977th Tob & Cask, Wch sd Cause was before the Comists of the County then heard & Respited till the next County Court, And whereas att the next Court on the 22th of Aprill following Mr Walter Hall appealed to the next Prouinciall Court for this Prouince, Wch was by p. 253 the Commisrs then pent in Court graunted, & Ordered tht the sd Walter Hall put in sufficient security for his appearance att the next Provinciall Court. & pay dowble Costs & Damages in case hee bee cast in th<sup>t</sup> s<sup>d</sup> suite. (as by the order of th<sup>t</sup> County Court afores<sup>d</sup> may appeare) And thereuppon the s<sup>d</sup> M<sup>r</sup> Pille hath petitioned this Court for his foresd Debt, Mr Hall deft sayth the hee made a Couent wth the plf to be his Ouerseer & take care of his seruants for some certaine time; & was to have the benefitt of the plfs Plantaon during the time, But the pff sold the Plantaon before the time exspyred by Condicon, contrary to the defts will or knowledge, much to his dammage & hinderance.

### The Depos<sup>n</sup> of Will<sup>m</sup> Waynhames aged 20 yeares

Sworne in open Court, po ffeb. 1658. Sayth That Mr Hall sayd to this Depont, hee would see the sweet sented Tob hangd before hee would plant any more of it, for it would undoe him, And his intention was, as this Depont uerily beleiueth to plant noe more of it. Mr Pille being in discourse wth John Greenwell, the sd Greenwell asked Mr Pille, If hee would lett him haue his Plantaōn wth all his heart? Answered noe, wthout Mr Halls consent, And Mr Hall being asked, sayd, It was his will it should be sold wth all his heart, for he would not be against it. Mr Hall allso went out of the howse when possession was gyuen. Mr Hall being in the upper part of the feild neare the Thacht' Tob howse, was asked by this Depont whither the Corne was his? Answered it was his Masters, hee had nothing to doe wth it.

And the Allegaons of both parties being heard & fully considered by the Court, And tht the Plantaon was sold wth the defts consent, as appeareth by Waynhams Oath, perused & read, The Judgmt of the Court is, tht the ptf ought to recouer his Tob. according to Couent

It is therefore Ordered by the Court th<sup>t</sup> M<sup>r</sup> Walter Hall deft pay unto M<sup>r</sup> John Pille plf Nine hund<sup>d</sup> seauenty seauen pownds of Tob & Cask, w<sup>th</sup> dowble damages & Costs of suite according to the former Order of the County Court.

Cary v. Nonsuite is Graunted to Daniel Goulson agst Thomas Carye, in Golson his accon of Case, w<sup>th</sup> Costs & Dammage.

Re Norwood Whereas John Norwood hath petitioned this Court for satisfaction & order uppon the Bills & specialties by him taken for seuerall

summes of Tob to him due for ffees & dyett, since the Engagem<sup>t</sup> att Liber Anarundell & whereas the sd Tob hath bene severall times demanded. P. C. R. & not yett payd or satisfyed, hee being meerely on tht account out of purse 4000<sup>†</sup> Tob, or thereabouts, ouer & aboue his dayly care & trouble, Besides for satisfaction of his Charges, & like trouble since arysing, by mennes & account of the Quakers, much to his hinderance. It is Ordered tht his Petn be Respited. And tht hee shew and p. 254 procure the Order or Writt, whereby the parties were committed, & summone in the parties by him Charged, as in his Pet<sup>n</sup> to the next, or the next Prouinciall Court after, as hee shall see cause.

Whereas Capt Will<sup>m</sup> Euans Admistrator of the Estate of Capt Evans v. John Bariffe tooke out writt of Scire facias agst John Mackenny, to Vid. ent. shew Cause &c: for 400t Tob, And the sd writt being serued, & the fol. 217 sd Mackenny therby lawfully summoned. Yett not appearing eyther by himselfe or Attorney att this Court.

It is ordered th<sup>t</sup> the plf have Exeq<sup>n</sup> according to the writt & former Order of Court.

in my stead and roome putt, constitute, & appoynt my true & welbeloued ffreind George Thompson of the sd County, my true & lawfull Attorney in the suite now depending betweene Lucie Stratton. & mee the sd Turner. Gyuing & by these pents graunting unto my sd Attorney full power & authority in the premises to doe, say, peforme, conclude & finish for mee & in my name. & to my use & behoofe to doe, say, or cause to be done & sayd all & euery such Act & Acts, thing & things, device & devices in the Law whatsoeve for the defence of my cause, & the recouery of my charges soe mali-

ciously throwne uppon mee, Ratifying & allowing & holding firme & stable all & whatsoeue my sd Attorney shall lawfully doe, or cause to bee done, in or about the premises by uertue of these pents. In wittnes whereof wittnes this my hand this 15th of Aprill Ano 1650.

Know all men by these pents the I Arthure Turner of Charles Stratton v. County gent<sup>n</sup> haue assigned, ordayned & made, & doe by these pents Turner

Arth Turner

Wittnes Will<sup>m</sup> Waring.

This Case following wth all the Deposns as they are here inserted is

thus sent up by George Thompson Cler of Charles County Court unto this Prouinciall Court.

Whereas there was a Court held in Charles County the 6th of January 1658 to weh Court Lucie Stratton arrested Mr Arthure Turnor, in an accon of the Case. Weh Case shee then expounded to bee, for the mayntenance of a Child by him of her begotten, as shee alleageth, ffor weh Case (after the they had troubled the Court) the deft craued a Jury, weh being then not to be found, was by the consent of both peties referred unto the next Court to bee held for Liber the s<sup>d</sup> County on the 10<sup>th</sup> of March following. Whereuppon it was P.C.R. Ordered (both p<sup>e</sup>ties thereunto then assenting) That this Cause be respited untill the s<sup>d</sup> County Court, & there to haue its determinaon by a Jury &c:

p. 255 Att a Court held in Charles County 10th March 1658

Pent

Josias ffendall Esq<sup>r</sup> Gou<sup>r</sup>, M<sup>r</sup> Edw : Parkes M<sup>r</sup> John Hatch M<sup>r</sup> Rob<sup>t</sup> Hundley

The afores Case & State thereof being signifyed to the Court, a Jury was forthw Impanelled, Viz.

fforeman

Will<sup>m</sup> Marshall, Rich: Stanford John Piper
Tho: Baker George Symonds, Edm: Lindsey
Tho: Mitchell Peter Carre Rob<sup>t</sup> Robins
Hen: Moore James Johnson Stanop Roberts.

Who being sworne by the Gouernor to bring their Verdict wth out feare fauor or affection, & to the best of their wisdome, & understanding, had the accon afores wth the euidences thereunto apperteyning, deliuered unto them. Weh Jury after they had accordingly considered & weighed the same, They (in their iudgmts all agreeing) deliuered in this their Verdict by their fforeman Willm Marshall, That the sd Arthure Turner should give unto the sd Stratton, for the meintenance of the sd Child for the first yeare 1000 Tob, for the second yeare 800t Tob. & for the third yeare 700t Tob. And soe to pay 700t Tob, untill the Child aforesd bee able to gett its owne lyuing, wth Cost & Charge of suite. But if the sd Turner doth thinke himselfe herewth agreiued, Then to take the sd Child wholly to himselfe & to meinteine it. This Busines being fownd to exceed the cognizance of the sd Court, It is therefore Ordered tht it bee sent up to the Provinciall Court, & there to have itts determinaon.

M<sup>r</sup> John Hatch aged 45 yeares or thereabouts sworne & examined in open Court sayth That M<sup>r</sup> Arthure Turner confessed unto this Depon<sup>t</sup> th<sup>t</sup> hee thought in his conscience th<sup>t</sup> the Child borne of Lucie Stratton was his, & further sayth not.

Robert Willson aged 30 yeares or thereabouts sworne & examined in open Court Sayth tht hee telling Lucie Stratton tht shee was wth Child, The sayd Stratton replyed, That if shee were, shee would not ffather it uppon any such fellow as this Depont, but tht shee would father it uppon such an One as John Ward, or Richard Smith, & further Sayth not.

Edward Williams aged 33 yeares, or thereabouts sworne & examined in open Court, sayth, That he heard Lucie Stratton Say, (shee being told th<sup>t</sup> shee was w<sup>th</sup> Child, That if shee were) shee

would not lay her Child to any such fellow as this Depont, But tht Liber shee would father it, uppon such an One as John Ward or Richard P.C.R. Smith, & further sayth not.

Richard Dode aged 25 yeares or thereabouts, sworne & examined in open Court, Sayth That M<sup>r</sup> Turner came unto this Depont & asked him whither his Wife could nurse his Child or noe? And this Depont answered noe, for he thought his Wife was wth Child, & therefore could not, & further sayth not.

Mary Dode aged 21 yeares or thereabouts sworne & examined p. 256 in open Court, Sayth, That Mr Arthure Turner came to her, desyring her to nurse his Child, & this Depont answered, shee could not, for shee thought shee was wth Child herselfe, But if hee would haue it Dry-nursd, shee would doe her best endeauor for it. Thereuppon the sd Turner answered tht if this Depont could bring it up by hand, Lucie Stratton should, further sayth not.

John Ashbrooke sworne in open Court, att the request of M<sup>r</sup> Arthure Turner Sayth, That hee heard Lucie Stratton Say, th<sup>t</sup> shee could lay the Child borne of her Body, to Will<sup>m</sup> Bowles, but th<sup>t</sup> shee would not doe, because shee thought in her Conscience, th<sup>t</sup> the Child afores<sup>d</sup> was M<sup>r</sup> Arthure Turners, & further Sayth not.

Walter Gwest sworne in Court att the request of Mr Arthure Turner Sayth tht hee heard John Ashbrooke say, tht Lucie Stratton did say tht shee could lay the Child borne of her, wth a safe conscience to Will<sup>m</sup> Bowles as well as to Arthure Turner, & further sayth not.

Margarett Pearce Jurat idem uerbatim quod Walter Gwest suprà.

Anne Gwy aged 50 yeares or thereabouts sworne & examined in open Court, Sayth, That being wth Lucie Stratton the Saterday after shee was deliuered of her Child, Mr Arthure Turner came & desyred this Depont to looke to the sd Stratton & his Child. Whereuppon this Depont answered him tht shee could not, by reason shee had diuerse lame folks in her howse, And the Sabaoth following the sd Turner desyred this Depont to speake to the sd Lucie & trye if shee could peswade her to marry him. To whom the sd Lucie replyed, tht shee could not loue him, much lesse make him her husband, & further sayth not.

Christopher Russell aged 45 yeares or thereabouts sworne & examined in open Court att the request of Lucie Stratton, Sayth, tht Mr Arthure Turner comming unto this Deponts howse one euening this Depont desyred the sd Turner to stay, web hee did. And being in bed the sd Turner asked this Depont his aduice. Whereuppon this Depont sayd, hee would give him the best he could, Vppon web, the sd Turner sayd, hee had a Child layd to his Charge, To web this Depont answered Sr you know in conscience whither it bee yors or noe, But I would willingly know replyed the sd Turner, whither you

Liber can instruct mee concerning the Law. Whereuppon this Depont sayd

P. C. R. tht this Act was acted before any Law was prouided for such cases, & therefore according to the usvall Custome, the womans Oath would stand agst him, & further this Depont sayth That hee heard the sd Turner say That hee could loue her as well, as euer hee did his owne Wife, & tht it was by her faythfull promise unto him to bee his Wife. tht made him act what hee did, & further requested this Depont to beare him company the next morning, to goe & see, whither hee could win her to bee his Wife, who went to Pikayawaxent wth him, There desyring to breake a question & not having opportunity (for John p. 257 Morris requested her absence) Hee being gone, this Depont told the sd Lucie Stratton, tht Mr Turner was come to make her satisfaction. saving you have layd yor Child to him (wch shee did not disowne) & therefore hee is come to tender both peson & Estate, if shee would take him to bee her husband. And the sd Lucie replyed, Saying, tht shee had suffered enough by him, & tht shee would not marry him if shee suffered Death for it. Saving That hee was a Lustfull man a uery Lustfull man & tht shee neuer could bee quiett for him, Why Lucie replyed the sd Turner it was by thy faythfull promise unto mee to bee my Wife tht I acted it, Weh shee denyed, Whereuppon the sd Turner asked her, who was most lustfull you or I? saying, you came to my Bed, when I was in bed & putt vor hand under the cloaths, & tooke mee by the private parts, Whereuppon this Depont left them, & told the sd Turner tht hee should find him att Robert Hundleys & further sayth not. The fores<sup>d</sup> Depos<sup>ns</sup> being read in open Court, & considered: & it appearing to the Court, tht Arthure Turner, supposing himselfe ffather of the Child begott of Lucie Stratton, profered the sd Lucie mariage & shee refusing the same; as euidently is shewed in the foregoeing oaths. The Judgmt of the Court is That the st Lucie ought to prouide for & meinteine the sd Child her selfe, wthout any allowance therefore from the sd Turner. And soe Ordered accordingly.

Hall v. Hamond

Whereas Walter Hall Admistrator of the Estate of Henry ffox vid. Writt Deceased, tooke out writt of Scire facias agst Anne Hammond for fol. 229 11661 Tob to shew cause &c:

Exeqn

The deft in answere thereto sayth the that Debt was due to Mr Land, & tht shee hath severall Receipts or acquittances therefore from the s<sup>d</sup> Land, for all or most part of the Debt. But it appearing th<sup>t</sup> issued 170 the former Order of Court, was obtevned att the suite of Henry June 1659, flox, & to him alone; w<sup>th</sup>out any mention of the s<sup>d</sup> Land, And the deft not prouing, the any thing in consideraon of the sd Order was satisfyed formerly by her, to the s<sup>d</sup> ffox, or his assignes. It is therefore Ordered tht the pff haue Exeq according to the writt, & former Order of Court.

Re Browne Whereas Daniel Browne hath Petitioned the Gouernor & Councell for Reliefe & meintenance, hee being att pent in soe extreame sickly

a Condicon, not able to worke & labor whereby to meinteine or help Liber himselfe. It is therfore Ordered by the Board tht Willm Gilford (hee P. C. R. consenting therto) take the sd Daniel Browne into his tuition & Care, And tht the Commisrs of Caluert County prouide for the satisfaction of the sd Gilford, out of their County, for his care taking, trouble & meintenance of the sd Daniel Browne as aforesd.

I Richard Preston doe giue unto Daniel Browne towards the releife of his necessity One hundd pownds of Tob. to be pd uppon demand. Allso I have gyuen him the sd Browne I shirt, I pr shooes, I pr stockins, & I pr of Canuase Drawers April 7th 1659.

Whereas Capt Will<sup>m</sup> ffuller, Richard Mosse, Will<sup>m</sup> Cole, & Anne Re Fuller Couell have refused to deliver in uppon Oath, the accounts of cer- et al. taine Estates belonging to Orphans, wherewth they are possessed as is certifyed unto this Prouinciall Court, from the County Court of Annarundel holden for the County 10th of Aprill 1659.

It is Ordered tht the Commists of the sd County of Anarundell shall take the sd Estates from out the hands or possesn of the sd Capt Will<sup>m</sup> ffuller Richard Mosse, Will<sup>m</sup> Cole & Anne Couell, refusing to give in acct uppon oath, & conforme themselfes to the governt & Lawes of this Prouince in tht Case prouided: & secure & putt the same into others hands or posses<sup>n</sup>, for the use & benefitt of the s<sup>d</sup> Orphans, for whom the sd Capt Wm ffuller Rich: Mosse, Wm Cole, & Anne Couell were intrusted as afores<sup>d</sup>: And it is further Ordered th<sup>t</sup> All & euery peson or pesons wth in the County of Anarundell aforesd possessed & intrusted wth any such Estate or Estates belonging to Orphans, & refuse to comply wth, & fullfill the Acts of Assembly of this prouince made, & not give in an account uppon Oath of such Estates, as afores<sup>d</sup>, when lawfully requyred soe to doe; shall bee uncapable of possessing or reteyning any such Estate or Estates, uppon such their refusall: And to that end the Commis<sup>rs</sup> of the s<sup>d</sup> County shall or may dispossesse such person or pesons of such Estate uppon such refusall as aforesd, & dispose thereof into some others hands or posses<sup>n</sup> for the benefitt of such Orphans, as to them shall seeme fitt & conuenient.

And it is also further Ordered tht the Commisrs of Anarundell County afores<sup>d</sup> passe fines uppon such peson or pesons soe refusing to giue in Acct uppon Oath, when lawfully summoned or requyred therto as a foresd.

Whereas Edmund Web hath petitioned the Court held for the Webb v. County of Anarundell 10th of Aprill last, Shewing tht in consideraon Larkin of a parcell of Land, conteyning about seauenty Acres bought of John Larkin, for weh hee hath payd the sd Larkin in hand fiue yeares Exegn since one Thowsand pownds of Tob & Cask. And where as the sd issued &c: Larkin hath not & still doth refuse to subscribe the Ingagem<sup>t</sup>, or Vid. fol. 291

Liber make Oath of ffidelity to his Lp, as is prouided for by Act of As-P.C.R. sembly of this Prouince having thereby made himselfe uncapable of holding any Land of his Lp, & not able to give the sd Web assurance of the s<sup>d</sup> Land, of whom he hath received paym<sup>t</sup>, as is afore shewen. And whereas the s<sup>d</sup> Land, is since (through the s<sup>d</sup> Larkins default) graunted away to Edward Cox. It is therefore Ordered th<sup>t</sup> the sd John Larkin repay back to the sd Edmund Web one Thowsand pownds of Tob & Cask, whenas noe assurance hath bene guven to the sd Web of the sd Land, by the sd Larkin. Hee having not complyed wth the Condicons of Plantaon whereby any Land wth in this proup. 259 ince could be graunted to him besides such dammages as the sd Web shall rightly make appeare & susteyned for want of his Tob these 5 veares as hee alleageth.

Parrott v. Whereas Will<sup>m</sup> Parrott hath petitioned the Court for reparaon in Brasse his credit, agst Alice Brasse, Shewing how tht the sd Brasse being his seruant, & hee correcting her, scandalously reported how her sd Master had broake Two of her ribbs, & tht if shee dyed wth in a twelue month shee would lay her death to him, &c:

> Capt Sampson waring sayth, tht being att Mr Stanleys, Mr Stanley requested him & James Veitch, & Mr Willm Coursey, to goe in & see his seruant hee had bought of Mr Parrott, And shee seemed then to bee lame & sayd tht if shee dyed, Mr Parrott was the occasion of her Death by unreasonably beating her wth a great stick. And that shee thought tht hee had broken one or Two of her ribbs, And this Depont sayth th<sup>t</sup> shee then att th<sup>t</sup> time lay, as if shee were dying, but the next morning shee went about her business in dressing Victualls, & righting up the howse.

> James Veitch Jurat idem uerbatim quod Capt Waring, Anne Neuell sayth tht Veiwing Anne Brasse & searching her, shee found her all black & blew ouer one of her shoulders & ouer the back & sweld downe the back.

> Mr Stanley informeth the Court, tht it was a fortnight or three weekes after Anne Neuell searched her, from the time Mr Parrott beate her & tht it was wth a stick, as big as her little finger, & tht shee still complaines of the payne in her back.

> The Judgm<sup>t</sup> of the Court is There appeares noe cause of Accon & both parties dismissed.

Belcher v. Caluert County. Command John Cornelius & Elionor his Wife to Cornelius hold plea to Thomas Belcher of Caluert County in an accon of Couent of a parcell of Land being part or parcell of the Resurrection Mannor in Caluert County afores<sup>d</sup>, formerly conueyed, or sold to Cornelius Kennde by Thomas Cornewaleys Esq<sup>r</sup> of the Crosse in the County of St Maries, & by him to John Knap, & by the sd Knap, to

the fores<sup>d</sup> Cornelius as by the seuerall deeds, & assigmts formerly Liber P.C.R. Recorded, to eyther of them doth more att large Appeare. Iosias ffendall.

And the finall Concord betweene the s<sup>d</sup> parties is, That the s<sup>d</sup> parcell of Land as aforesd, wth all the dwelling howses, Tob howses & other Edifices whatsoeu, gardens, orchards scituate & being in Resurrection Mannor in Caluert County aforesd be conueved to him the sd Thomas Belcher, & the same to enjoy, to him, his heyres, & assignes for eur.

Whereas att a Court held 6° Octobr last 1658. It was Ordered the Re Lewis's the Land belonging to Capt Will<sup>m</sup> Lewis, in Nangemy Creek be extended soe far forth as it will goe to pay the Cred<sup>ts</sup>, And th<sup>t</sup> all the Vid. fol. 107 Credrs bringing in their claymes, bee the Appraysors of the sd Land soe to bee extended, And whereas the Credrs att this Court haue petitioned tht the sd Land bee forthwth extended & appraysed, & tht Mr Prescott haue the refusall of the sd Land, after the sd Extent be lavd thereon.

It is Ordered according to the Credrs request tht the sd Land be Appraysed And tht the Sheriffe in tht behalfe bee impowred to admister oath & sweare the Appraysors thereof.

#### The writt

Extent. Cæcilius &c: To the Sheriffe of Charles County Greeting. Wee Command you &c: mutatis mutandis, ut supra writt Extent fol. 218.

Wee the Jury being all Agreed, & according to a writt of Partition Vid. Writt from the honbie Josias ffendall Esqr Gour &c: dat 2º Martij 1658, fol. 212 Doe Returne or Verdict as followeth, (Viz) Wee doe allott unto Dr Luke Barber Esqr That parcell of cleared Grownd, wth the appurtenances Lying next his now dwelling howse from a marked Dead Oake, standing a little below ffoxes Poynt, Sowth East into the woods, commonly called the Deuiding Lyne of Ranolph Reuell & James Johnson in a right Lyne to a small Gumme Tree.

Wee doe allso allott unto the Heyre of Henry ffoxe all the parcell of cleared Grownd wth the appurtenances beginning att the forementioned Dead Oake a little below ffoxe's Poynt, soe running downe the Bay to the mouth of the Spring-Branch: from thence to the sd Spring, wch wee equally deuide betweene them the sd Doctor, & the Heyre, ffrom thence to the head of the Spring Branch Sowth East & by East, to a marked Cedar standing neare the path to Poplar-Hill in the sd Lyne of Randolph Reuell & James Johnson.

And wee allso doe allott to Doctor Barber one parcell of Woodland Grownd, beginning att the Mouth of the Spring Branch running downe the Bay to a marked Oake standing on the Bay side, ffrom Liber thence East Sowth East to a marked white Oak standing neare the P. C. R. Path, goeing to Thomas Philip's.

And allso Wee doe allott to the s<sup>d</sup> heyre all th<sup>t</sup> parcell of Wood land Grownd from the afores<sup>d</sup> marked Oake of Docto<sup>r</sup> Barber on the Bay side downe to the mouth of the Deepe Swamp, Soe running up th<sup>t</sup> Branch into the woods.

And wee doe allso allott M<sup>r</sup> Walter Hall Guardian to the s<sup>d</sup> p. 261 Heyre convenient space for the striking his Tob. in the Docto<sup>rs</sup> Tobhowse. And allso Wee doe allott the s<sup>d</sup> Docto<sup>r</sup> till the last of Aprill 1660 time to remove his share of all the fruite Trees, W<sup>ch</sup> is a Moity of them, & to choose the first Tree.

Wittnes or hands & Seales this 22th March 1658.

Nicholas Gwyther Sheriff	e Will <sup>m</sup> W Browne	
John + Medley	Peter P. Mills	Sealed
John Jarbo	Will <sup>m</sup> O Styles	by
George Reynolds	Robert 🕏 Shale	All
John \$ Shertcliffe	Dogog Johann	Severally
John W Warren	Christopher G Goodaere	Severally
Thomas T Philips		

Memorand<sup>m</sup> whereas in the Returne of this writt of Partition in the first & second clause is putt Randolph Reuell & James Johnson, It is to be understood Walter Beane (instead of Randolph Reuell) & James Johnson.

Whereas Luke Barber Esq<sup>r</sup> did att the Partition of the Land betweene him & Walter Hall as Gwardian to yowng Henry ffox, promise to make the s<sup>d</sup> Land reatch soe far as a place called the Deepe Swamp, in case by the Patent or Graunt itt did not extend soe far; Prouided the s<sup>d</sup> Luke Barber had allowed him for his share soe much of the cleared grownd as the s<sup>d</sup> ffox had allowed him for his, And now by the Partition not hauing soe much cleared Land as afores<sup>d</sup>, Doth in open Court declare th<sup>t</sup> hee will not now performe or stand to th<sup>t</sup> former promise to the s<sup>d</sup> Walter Hall, for the reason afores<sup>d</sup>, And if soe bee the s<sup>d</sup> Walter Hall doth find himselfe aggreiued thereat, Hee may if hee please haue a Repartition, Otherwise the s<sup>d</sup> Luke Barber is contented, & willing to stand to what the Jury hath allready done.

Sowth v. Whereas att a County Court held att Cap<sup>t</sup> Thomas Bradnox howse on the Isle of Kent, the 20<sup>th</sup> day of July 1658, John Salter arrested to th<sup>t</sup> Court Thomas Sowth, & obteyned Order & Judgm<sup>t</sup> agst the s<sup>d</sup> Sowth Concerning a Plantaön Called Beauer Neck on the p. 262 s<sup>d</sup> Isle of Kent, w<sup>ch</sup> the s<sup>d</sup> Sowth deteyned from him, And whereas att the s<sup>d</sup> Court It was Ordered by the Commis<sup>rs</sup> of th<sup>t</sup> County Court th<sup>t</sup> the s<sup>d</sup> Thomas Sowth shall pay to the s<sup>d</sup> Salter 5444<sup>t</sup> Tob damages,

susteyned for the want of his  $s^d$  plantaōn, & other Costs then al- Liber leged & claymed by him.

And whereas att a Prouinciall Court held for this Prouince in Vid. fol. 125 Caluert County on the 8<sup>th</sup> day of Octob<sup>r</sup> last the s<sup>d</sup> Thomas Sowth Petitioned for a rehearing, touching the Costs & dammages only: for th<sup>t</sup> the Commis<sup>rs</sup> of the County of Kent afores<sup>d</sup> intermedled w<sup>th</sup> a Cause not w<sup>th</sup> in their Cognizance, w<sup>ch</sup> was then graunted (as by the s<sup>d</sup> Order & Pet<sup>n</sup> 8° Octob<sup>r</sup> may more fully appeare) And whereas likewise att the Prouinciall Court held att S<sup>t</sup> Maries the 3<sup>d</sup> of March Vid. fol. 214 last a Easpeciall writt or Commis<sup>n</sup> was directed to Co<sup>th</sup> Nathaniel Vtie & Edward Lloyd Esq<sup>r</sup>, Joseph Wicks & Cap<sup>t</sup> Rob<sup>t</sup> Vaughan gent<sup>n</sup>. The wittnesses touching the fores<sup>d</sup> Dammages & Costs dilligently to examine & the Examinaons into this Prouinciall Court, distinctly & clearely to send, Together w<sup>th</sup> their Opinions, what uppon the premises is fitt to bee done, (as by the s<sup>d</sup> Order & Writt may allso appeare) make returne thereof as followeth (Viz)

#### To the honble the Gour & Councell

Whereas a Commis<sup>n</sup> (bearing date the 3<sup>d</sup> of March 1658) was directed to Vs from yo<sup>r</sup> honou<sup>rs</sup> to heare matters of difference betweene John Salter plf & Thomas Sowth & Thomas Hinson dets, & hauing dilligently examined the premises doe humbly make Our Report as followeth, ffirst as Touching the damages alleaged by the s<sup>d</sup> John Salter agst the afores<sup>d</sup> Thomas Sowth. Wee apprehend the s<sup>d</sup> Sowth is not lyable to satisfy any damages uppon former accounts; by reason the s<sup>d</sup> Sowth held his posses<sup>n</sup> by Order of Law, W<sup>ch</sup> s<sup>d</sup> Order wee haue hereunto annexed.

Concerning the Charge of building & clearing alleaged by the defendts, We thinke it may bee ballanced by damage done unto the Plantaon.

As for all other differences (brought before us) depending betweene the s<sup>d</sup> parties or eyther of them, They did willingly compose betwixt themselues

Aprill 4th 1659

Sealed & Signed by
Nath: Vtie
Edw: Lloyd
Robt Vaughan
Sealed by
all Three
Seuerally.

I agree & consent to the Report & Opinion rendered afores If yor honrs shall iudge the fores proceedings, we they call Order of Law to bee legally graunted according to formality in Law. The Order being not graunted by sworne Judges. And the Grownds of the s Order as is expressed to bee only posses we that s Salter was possessed wth all att th time

Jösh Wickes

Se X ale.

Pnte

Att a Court holden for the Prouince of Maryland the 18th day of Liber P. C. R. Octobr 1654.

p. 263 Dated 16<sup>th</sup> & printed 3 Md. Arch. Coun. 404

Capt Willm ffuller Mr Willm Durand Mr Leonard Stronge Mr Rich: Preston Mr Edw: Lloyd Mr Rich: Ewens.

Whereas Isack Iliue being possessed of 200 Acres of Land called Beauer Neck, was disturbed by meanes of ffrancis Brooke pretending a Graunt from the Lord Baltemore & power from him, weh doth not appeare to this Court. It is therefore Ordered th<sup>t</sup> M<sup>r</sup> Philip Conner Comder of the Isle of Kent, shall cause the Sheriffe to give the sd Isaack Iliue quiett posses<sup>n</sup> of the s<sup>d</sup> Land, & th<sup>t</sup> those th<sup>t</sup> depossess't the s<sup>d</sup> Isaack Iliue shall pay Cost of suite.

(Weh Report notwithstanding) The Judgmt of the Court is the s<sup>d</sup> Salter being outed of his plantaon, must needs susteine much dammage & losse; & therefore ought to have dammages allowed him.

And doth thereuppon Judge & order That the Dammages formerly assessed att the County Court on the 20th of July as aforesd amounting to 5444t Tob, shall not be allowed as assessed by a Court who had not cognizance of soe greate a summe. But tht in roome & stead & Sheriffs thereof the sd Thomas Sowth shall pay to the sd John Salter One ffees issued Thowsand pownds of Tob & Cask damages & Costs of suite from Vid. fol. 291 the time of the surrender of the Gouermt. And doth likewise further Order tht the former Judgmt att the Court held att Capt Thomas Bradnox howse in Kent County on the 20th of July 1658 as aforesd shall for every peticular thing ells stand in full force.

Exeq<sup>n</sup> Clk

Re Nugent's Vid. fol. 183

Whereas att a Court held att St Maries 25° ffebruary last, It was Estate then Ordered (uppon the Petn of Capt Thomas Cornwaleys) the James Lindsey giue in, an Account of Mr Will<sup>m</sup> Nugents Estate att this Provinciall Court.

Vid. fol. 210 Lindsey.

And whereas likewise att the same Court po Martij Symon Ouerzee Overzee v. Petitioned agst the sd James Lindsey for paymt of 1200t Tob due from Symon Antonio, whose admistrator the sd Lindsey is, Wch Cause was respited to this Court. The sd Lindsey not appearing eyther by himselfe or Attorney, & the Court being ready to breake up. Ordered tht the Petrs haue Judgmt uppon default according to their Petitions. The Gour appoynted the next Prouinciall Court to bee held in Anarundell County on the 20th day of June next.

Aprill 25th p. 264 Appraising

Whereas sundry accidents may happen in the County of Annarundell for the speedy admistring Deposns in what shall concerne the Land in Sheriffes place & office of the County. These are therefore to author-Anne ize & impower John Norwood gent<sup>n</sup> Sheriffe of the County of County Annarundell afores to Admister Oath unto any Appraysers of Land, Estates or goods whereunto hee shall bee authorized by Commis<sup>n</sup>

to see appraysed. And allso to any other peson or pesons in what may Liber concerne his sd Office. Gyuen under my hand this 25th of Aprill 1650 P.C.R. Philip Caluert

To Mr John Norwood.

Capt Sampson Waring & James Veitch demand Writt of Attatch- Waring et ment agst the Estate of Capt Wm Mitchel deceased for 2000 Tob.

Writt to the Sheriffes of St Maries & Caluert Counties to attatch Vid. fol. 320 &c: Ret. next Prou: Court to bee holden in St Maries or Caluert & fol. 370 Counties aforesd.

Richard Smith demands wart agst Thomas Carye in an accon of Aprill 28th Battery. General v. Writt to the Sheriffe of Caluert County to arrest &c: Ret. next Cary

Prouinciall Court to be holden in Anarundell 20th June.

Summons to idem to warne Daniel Golson, Peter Joy, Martha Joy & Anthony — to testify in ditt Sub, 500t Tob each, Ret ut suprà.

Writt of Exequion issued to the Sheriffe of St Maries County att Cornwaleys the request of Capt Thomas Cornewaleys agst the Estate of Dauid v. Fereira ffereira for 600t Tob according to Order of Court, fol. 182

Dauid ffereira demands writt agst Capt Samuel Tilghman Accon May 5th Case, Summons, &c: Tilghman

This Day came Patrick Hinderson & acknowledgeth to have given Re Hender-& doth hereby giue & make ouer unto Richard Sudborough one son's Calf Cow Calfe about a yeare & halfe old (marked wth a hole in each eare, & the right eare Crop't & Two slitts in the Crop) wth all itts encrease both male & female, to him the sd Richard Sudborough & his hevres for euer.

Recogn in open Court Will<sup>m</sup> Bretton.

John Knap enters Caueat agst ffrancis Armestrong Admistrator Knap v. of the Estate of Cornelius Abrams, & demands out of the sd Estate Armstrong Admin. 450t Tob. wch he is ready to proue.

James Atchison aged 31 yeares or thereabouts Sayth, tht in march last was Tweluemonth, Two of Cornelius Abrams seruants did come unto this Deponts howse unto John Knap for some Bacon. And the sd John Knap did deliuer Bacon unto the sd Seruants: but the quanty hee doth not well remember. But to the best of his remembrance it

was one hundd & fifty pownds weight & further sayth not.

Jurat Coram Hugh Stanley.

p. 265

Liber

Susan Acheson wife unto James Atchison aged 27 yeares or P. C. R. thereabouts, Sayth That John Knap did deliuer unto Two of Cornelius Abrams seruants ffowre fflitches of Bacon, for the use of their Master, & to the best of her remembrance they weighed One hund<sup>d</sup> & fifty pownds, & further Sayth not.

Jurat Coram Hugh Stanley.

Susan Acheson wife unto James Atchison aged 27 yeares or thereabouts, Sayth That John Knap did deliuer unto Two of Cornelius Abrams seruants ffowre fflitches of Bacon, for the use of their Master, & to the best of her remembrance they weighed One hund<sup>d</sup> & fifty pownds, & further Sayth not.

Jurat Coram Hugh Stanley.

May 6th Husbands

This Day came afore Mr Secretary Capt Miles Cooke, & Capt v. Cooke Richard Husbands according to the Order last Court on the 22th Vid. fol. 240 of Aprill, Ordering thereby the sd Capt Miles Cooke to give a Satisfactory answere how the account claymed by Capt Husbands was payd & Satisfyed. Capt Cooke for answere Sayth, the being trusted by Capt Husbands wth goods & authorized by him to putt them of in this prouince, Hee Trusted Will<sup>m</sup> Edwin w<sup>th</sup> some of the s<sup>d</sup> Goods, to the ualue of 523t pownds (as by tht Account appeareth) Of weh Edwin the sd Cooke acknowledgeth tht he receaued 270t in part of Satisfaction of tht account. And tht there remaines due to the sd Capt Husbands from the sd Edwin 2441 out of the sd account, And tht the 270t weh hee receaued of the sd Edwin, hee payd unto the sd Capt Husbands amongst other Tob, weh hee shipped home for the sd Capt Husbands use.

> To weh answere the sd Capt Husbands made noe Reply, And Mr Secretary gaue Judgmt tht Capt Richard Husbands receaue the 244th of the sd Edwin, & tht the sd Edwin satisfy the same, & tht Capt Miles Cooke be dismissed touching tht account.

May 7th Re Bayley

Know all men by these pents the I Godfrey Bayley late of London gent<sup>n</sup> doe promise to giue an account, as allso to make a Returne or Returnes of all such goods & merchandise, as are expressed or mentioned in Certaine Bills of Lading assigned ouer to me the sd Godfrey Bayley by John Bayspoole of London mercht as allso for Two seruants, & to returne an account of the sd goods & seruants unto Will<sup>m</sup> Hooker of London afores<sup>d</sup> Gent<sup>n</sup>. In wittness whereof I the sd Bayley have hereunto sett my hand & Seale this Twenty ninth of Decembr 1658

[No signatures are in the MS.] Signed, Sealed & Deliuered in the pence of Vs

Godfrey Bayley

Whereas in right of a Commis<sup>n</sup> to mee Graunted from the Right p. 266 Re May- honble Cæcilius Lord Baron of Baltemore, Lord Proprietary of this flower. Prouince of Maryland to bee Admirall in all the sd Prouince, thereby giuing and graunting mee Samuel Tilghman of London Mariner the Liber full third part or parts of all Wracks or fforfeitures wthin the sd P.C.R. Prouince committed below high water marke. And whereas Mr Daniel Hutt of New England hath wthout Commis<sup>n</sup> gone Contrary to the Law of the sd Prouince, & traded wth the Indian Inhabitants thereof, Whereby his Vessell called the May fflowre became prize, & stands Condempned through his the sd Hutts default.

Now know all men by these pents the I Samuel Tilghman as Admirall aforesd doe for the Consideraon of Two Thowsand fower hundd pownds of Tob by me received of Dauid ffereira as the ualue of Thirty pownds sterl, bargaine, sell, alien, & for euer Conuey unto the sd Dauid ffereira his heyres, Executors, Admistrators or Assignes all my Right, tytle & interest of the Third part of the sd Vessell, wth the third part of all Anchors, Cables, rigging, Sayles, boates, goods, wares, & merchandizes whatsoener belonging or appurtayning to the sd Vessell, And I doe on the behalfe of my selfe, my heyres, Executors & Admistrators warrant the sd third part unto Danid ffereira his heyres or assignes for flueteene months after the date hereof. Wittnes my hand & Seale this 2d day of May 1659.

Samuel Tilghman Se + ale.

In the pence of Henry Coursey Edward Packer.

Mr Peter Bath demands Wart agst Tho: Champian, in accon Bath v. Detinew wart to the Sheriffe of St Maries County to arrest &c: Ret. Champion Provinciall Court to be holden in Anarundell County 20th June next.

These pents wittnes the I Mathew Smith Plant in Patux Riuer, Re Smith's doe hereby sell, alienate, assigne & make ouer unto Thomas Hopkins Cows & Robert Hopkins joyntly & senerally, them or eyther of them Two Cowes & One heyfer (marked in the right eare wth a slitt downe in the eare & a peice cut out before, & the left eare Cropd) And I the s<sup>d</sup> Mathew Smith bind mee my heyres to beare harmelesse the sd Thomas Hopkins & Robt Hopkins, their heyres or assignes from any tytle right or interest from the sd Mathew Smith or Arthur Manship his Wife, or his Children. Wittnes my hand the 18th of January 1656

Teste

Mathew C Smith James Veitch Io<sup>s</sup> Hambleton. Elizabeth A Smith.

Dermott ffenine recordeth his marke (Viz) The right eare under- Mrk. Cattle keeld. The left eare Cropt & underkeeld. I ffrancis Armestronge p. 267 of Caluert County in the Province of Mary-Land doe acknowledge strong's to haue gyuen, & doe hereby giue, conuey & marke ouer unto Cornelia Cows Abrams, Daughter of Cornelius Abrams Deceased One Cow named Nancy, & one yeareling heyfer called Brownings heyfer (marked

Liber Wth a Slitt in the Right eare, & the left eare underkeeld & the top of P. C. R. the s<sup>d</sup> eare cut of) wth all their male & ffemale encrease for euer. Reserving only the Bull Calfes arysing of the fores<sup>d</sup> Cattle to my selfe, my Executors admistrators or assignes, for the care of tending & looking to the s<sup>d</sup> Cattle, & their encrease, & maintenance of the s<sup>d</sup> Cornelia during her minority. But in case it soe happen the ampetence of the s<sup>d</sup> ffrancis for any other Estate for her the s<sup>d</sup> Cornelia, pretending to belong to Cornelius Abrams her sayd ffather Deceased, ouer & aboue the s<sup>d</sup> Cattle hereby by me gyuen. I doe then hereby declare this my s<sup>d</sup> Gwift to bee voyd & of none effect. And further if in case the s<sup>d</sup> Cornelia shall happen to dye before shee atteins the age of ffowrteene yeares That then the s<sup>d</sup> Cattle here mentioned are to returne to mee the s<sup>d</sup> ffrancis my heyres, Executors, or Assignes as afores<sup>d</sup>. Wittnes my hand this 10th day of Aprill 1659

ffrancis h. Armestronge

May 12<sup>th</sup> Re Willan's Cows

y 12th Came Richard Willan gent<sup>n</sup> & doth acknowledge to haue gyuen, & illan's doth hereby giue & make ouer unto his Daughter Elizabeth One Black Cow about fiue yeares old named Mopsey, & one yeareling Black heyfer (marked wth a hole in the right eare, & the left eare undersquared, wth a nick cutt in under the square) wth all their female encrease for euer, & is to aduance her a portion. But in Case the sd Elizabeth should happen to dye before shee attayneth the age of fowrteene yeares, then my Will & intent herein is, tht the sd Cattle wth all their encrease as aforesd, returne & bee to mee the sd Richard, & my heyres & not otherwise.

Allso the s<sup>d</sup> Richard Willan doth hereby giue conuey, & make ouer unto his Daughter Grace one Browne Cow calfe, about halfe a yeare old (marked as the former, w<sup>th</sup> this distinction only, That the nick w<sup>ch</sup> is cutt in under the square of his Daughter Elizabeths marke or p. 268 cattle, is here on his Daughter Graces' cutt in on the fore or upper part of the left eare) w<sup>th</sup> all the female encrease for euer & is likewise to aduance her a portion. Prouided as afore, th<sup>t</sup> if in Case shee the s<sup>d</sup> Grace happen to dye, & atteyne not the age of fowrteene yeares; Then the s<sup>d</sup> Calfe w<sup>th</sup> all the encrease arysing thereon to returne, & bee, to me & my heyres as afores<sup>d</sup> & not otherwise.

Recogn Will<sup>m</sup> Bretton.

Rich: Willan

May 13<sup>th</sup> Chew v. Peake

Samuel Chew demands warr<sup>t</sup> agst George Peake in an accon Debt. War<sup>t</sup> to the Sheriffe of Caluert County to ar<sup>r</sup>est &c: Ret. next Prou: Court to be held in Anarund. County 20<sup>th</sup> June

Chew v. Samuel Chew demands wart agst George Peak in an accon Case.

Peake Wart to the Sheriffe of Caluert County &c: Ret. ut suprà.

Know all men by these pents, the I Edmund Berkeley of London Liber Mercht Attorney to Mr Thomas Ticknor of London Grocer, doe P.C. R. May 18th acknowledge to haue receaued of Mr Owen James of the Prouince Acknowlof Maryland Plant Six hogsheads of Tobaco: & six pownds of edgment by Edmund Beauer: & doe accept of Eight hogsheads more, weh the sd Owen Berkeley James shipped in the Charity Inº Bosworth Master, & consigned unto the sd Ticknor, & by him receased. All wch Tobacco beeing ffowrteene hogsheads & six pownd of Beauer dos amount to the summe of Thirty Eight pownds Ten shillings three pence \( \frac{1}{2} \) w<sup>ch</sup> is in part of the sd Owen James his Bond to the sd Thomas Ticknor. Weh Bond beareth date the Thirteenth day of 7bor 1654. As wittnes my hand & Seale this fift day of Aprill One Thowsand six hundd fifty & six.

pe me Edm Berkeley Testes Zachary Wade The mrk of Robert Crane Concordat Cum Originali Wm Bretton.

Robt Joanes Recordeth his marke (Viz) The Right Eare swallow Mrk Cattle forked. The Left eare underkeeld, wth a small bitt taken of ouer the same Eare.

Came Thomas Cornewaleys Esqr & acknowledgeth to haue re- May 30th ceiued of Thomas Burdett full satisfaction for the Judgmt, weh the Cornwaleys sd Cornewalleys obteyned agst the sd Burdett att the Prouinciall Vid. fol. 200 Court held att St Maries 2d of March last 1658, for fiueteene hundd p. 269 pownds of Tob, & Cask, as by the sd Order of Court doth appeare.

John Buttriffe demands on the Estate of Capt Will<sup>m</sup> Lewis de- Buttriffe v. ceased Three Thowsand pownds of Tob. & Cask.

Lewis's

Nouembr the 29th 1658.

These pents wittnes the I Mrs Elizabeth Stephenson haue sold & Re Stephendeliuered unto Dermott ffeneine One Black Cow, & one pyed Cow, son's Cows & Two young Steeres, One black & one pyed all marked wth a Crop of left eare, & ouerkeeled & underbitted of the right eare, & I the sd Elizabeth Stephenson doe warrant the sale of the sd Cattle unto the sd Dermott agst all iust Claymes in Law. Wittnes my hand, the day & veare aboue written

The mrk of Elizabeth I Stephenson

Wittnes Richard Willan The mrk of Henry H E Elery.

Received of Mrs Jane Eltonhead of Patuxt in the Province of Eltonhead v. Maryland Six Thowsand & sixty nine weight of Tob. & cask being Eltonhead part of an Order of Court graunted against her att the suite of Mr Edward Eltonhead of the Temple in London I say received by me by uertue of a Letter of Attorney from him the sd Eltonhead Josias ffendall

Test Ri: Smith Tho: Hinson.

General v.

Before the Gouerno<sup>r</sup> & Cap<sup>t</sup> Tho: Cornewaleys Ass<sup>t</sup>. The Exaōn P. C. R. May 31th of Thomas Barrett taken in a Vessell in the Roade in St Georges Attorney River uppon suspicion of Piracy &c: 31th May 1659.

Vppon Examinaon of Thomas Barrett one of the Company of the Barrett et alli Ship May flower, confesseth, That of, of the Westerne Ilands one Vide 3 Md. Capt Collard Groues, by Commis<sup>n</sup> from the King of Portugall tooke 361 this Ship, & putt him & six more in her, That hee & they runne away wth her, And further sayth That hee putt those seamen tht were taken in her on shoare, & was left by them att Antego. And tht shee was a Dutch Ship belonging to Amsterdam. And tht the ships name (as hee takes it) was called the Maria tht tooke her, & tht shee was about 150 Tunne of a Dunkirke built, of Ten Gunns, wth about 150 men. This day Month they left the Man of Warre.

The Exam<sup>n</sup> of James Mountioy taken as afore uppon Suspition of Piracy.

James Mountioy, Master of the sd Vessell confesseth, That on the third day of May last, some in Barbados did informe him that the sd Vessell was a lawfull price, And the shee was laden wth Jewes goods. Whereuppon hee & six more, wth out any Commis<sup>n</sup> went and tooke her. And tht hee did belong to Capt Alexander ffarlow of London the Rich Bonauenture of seauen guns. And tht hee & the rest were abused by their seuerall Masters, & did this to right themselves, & that hee mett the rest by accident in an Alehowse. And that there was Thirty sayle of English ships in the Roade, sayd, well done Boyes, & suffered them to carry her away. And tht they gaue the Gouernour of Antego an Anker of Brandy, & fower holland Cheeses; & left the skipper, & three men more there.

The Exam<sup>n</sup> of Mathew Benham taken as afores<sup>d</sup> uppon suspition of Piracy

Mathew Benham Gunner of the sd ship, sayth, that hee did belong to Capt Groues (& tht his Sir name was Groues) And tht they Clapt her aboard being seauen in number & tooke her, wth flowerteene men & Boys in her. And the did not know what place hee was neare when they tooke her: But he supposed they were Eight hundd Leagues att Sea. And tht the Master could give an account, And tht hee knew not what Capt Groues Ship was called.

Att a Councell held att St Maries po Junij 1650

June po Pent

Josias ffendall Esqr Gour Capt William Stone Cott John Price. Philip Caluert Esqr Secr Mr Job Chandler

The Gour informed the Councell the there was a ship come into St Georges Riuer, wch pretended shee came from Yarmouth in England & tht shee had come immediately from ffrance. That demanding

p. 270

of the Master the Cocquetts, hee was able to shew none. Where- Liber uppon hee had seised her. And tht the men on board her were in P.C.R. different Stories, from whence he did suspect them to bee Pyratts. Whereuppon the Prisoners were sent for & Examined.

Richard Galey one of the Seamen taken uppon the George in S<sup>t</sup> Georges Riuer uppon suspicion of Pyracy Examined Sayth, That the sd ship was a Dutch Ship belonging to Amsterdam in Holland Laden w<sup>th</sup> Dutch goods. That the skipper whom they tooke on board of her did tell them, shee was a free prize. That they tooke her in the p. 271 Roade att the Barbados, himselfe & six more goeing on board of her wth out Commisn. That they tooke six men on board of her wch belonged to her, there being Seauen more on shoare the belonged to her. That they putt the skipper & Three more of the men uppon a Raft made of Cask in a Bay att Antego. That a ships Boate came & [Antego tooke them of the Raft, & carryed them on shoare. And th' they Antigual came immediately from Antego, to St Georges River, That Richard Stockdale was one of the Ships Company when they tooke her, & tht he was in the Hould att worke when they Layd her on board.

Richard Stockdale one of the Seamen belonging to the George taken in St Georges River, Examined Sayth That he came from Amsterdam in the s<sup>d</sup> Vessell called the George being shipped for th<sup>t</sup> Voyage to the Barbados by the skipper Jacob Dirickson. That hee was on board the sd Ship, when Richard Galey & his Complices layd the sd ship on Board, & carryed her out of the Roade att the Barbados. That the sd Galey & his Complices turnd' the sayd skipper & Three persons more uppon a Raft att Antego, & that hee saw them safe on shoare.

Nicholas Salmon, one of the Seamen taken on board the George in St Georges Riuer, Examined uppon Suspicion of Piracy Sayth That the Ship St George aforesd was a Dutch Ship, as hee was told by the Skipper Jacob Dirickson, That hee wth Six more layd the sayd ship on board in Carlile Bay in Barbados on the third day of May. That they carryed the sd ship from thence to Antego, & there putt the s<sup>d</sup> Skipper & Three more uppon a Raft. And that they had a Boate came to them from a Pirke weh tooke them in, uery neare the Shoare.

Richard Stockdale sworne & examined, Eod die, And tht as a wittnes touching the Vessell called the St George of Amsterdam, Sayth That hee was shipped on board the sd ship by skipper Jacob Dirickson about eight weekes before shee was taken att the Barbados by Richard Galey & his Complices. That amongst them there did not appeare any one person that bore more rule or sway then the other. That hee doth uerily beleiue that the Skipper wth the other Three persons, that att Antegoe were putt on the Raft are safe. That they tooke in their horses & Brandiwine att Amsterdam, & the

Liber Bayle of ffrench Canuase allso. That in their uoyage from Amster-P.C.R. dam they were putt by Crosse-winds into the Downes. That att p. 272 the Barbados hee was by when the skipper sould a horse for Three Thowsand three hundd pownds of Sugar. And that the sugar now on board the sd Vessell is part of the price of that horse. That the Skipper when hee went out of the Vessell att Antegoe tooke the writings by Consent of the Surprizers on shoare wth him, when hee went uppon the Raft. That they would not permitt him this Depont to goe on shoare wth the skipper because hee was an English man.

June 2d Att a Court held att the Crosse howse in St Inegos hundd in the County of St Maries 2º Junis 1659.

> Josias ffendall Esqr Gour Capt Willm Stone Asst Philip Caluert Esqr Secr Co<sup>#</sup> John Price Capt Miles Cooke.

Attorney General v.

Re The St.

George

Was called afore the Board Capt Richard Husbands, & taxed for Husbands uttering certaine factious & mutinous speeches agst the Gouernour & Gouerm<sup>t</sup> of this Prouince, whoe uppon his ill behauiour & unruly comportm<sup>t</sup> is committed into the Sheriffes Custody. And uppon his complyance & better comportm<sup>t</sup> for the future is dismissed.

Vppon the Informaon as aforesd the Prisoners being all present were called, & Examined.

The Exaon of George Lyne one of the Company taken uppon the Ship called the S<sup>t</sup> George of Amsterdam uppon suspition of Pyracy.

This Exam<sup>d</sup> Sayth That hee was one; who surprized this Vessell att the Barbados. And the the sd Vessell did belong to a ffleming there, That they came aboard her in a wherry Boate, weh they hyred there that the sd Vessell rid allmost of the Barre, wth two Anchors downe, & that they cutt both the Cables when they went away.

The Exam of Peter Janson one of the Company taken &c: This Exam<sup>d</sup> Sayth That hee was borne in Norway, & did belong to one Capt Courtman that sayled out from Amsterdam, & by reason of his ill usage, hee left the sd Courtman att Barbados. That hee knew the master of this Vessell weh hee surprized, lyuing att Amsterdam, That hee mett wth this Company att the Barbados, where they agreed to surprize this Vessell: & accordingly did doe it. That they intended to savle up & downe in her, for ffashion-sake, because they were Saylors bread. That they did not stay att Antegoe, because they durst not, having putt the Master there on shoare. That hee cutt one of the Company, weh they tooke in her, ouer the face, wth a Back-sword, because hee steared a wrong Course, & would haue p. 273 carryed the Vessell back againe to Barbados. And being asked whither they intended to goe, after they went from this place, Sayth That they would have found one place or other to have gone to.

The Reexaminaon of Thomas Barrett, one of the Company taken aboard the sd Vessell uppon suspition &c: This Examd Sayth, that hee was One that surprized this sayd ship or Vessell att the Barbados Liber uppon noe other Commission, then uppon the Act Touching Trade. P.C.R. That comming from thence by Antegoe, they brought the sa Vessell directly to this Riuer. As concerning the master of the Vessell, hee sayth That hee was treated Civilly by him, & the rest; But did not proffer the s<sup>d</sup> Master the Vessell soe surprized by him againe.

The Exam<sup>n</sup> of James Mountioy, taken &c:

This Exam<sup>d</sup> acknowledgeth in open Court what is sayd by him in Vid. sup. his Exaon taken by the Gouernor 31 May, & Reexamined sayth That fol. 270 after hee wth the rest of the Company had surprized this Vessell, they brought her away from Barbados into this Riuer, intending here to make their markett to their best aduantage.

The Reexaminaon of Mathew Benham &c:

This Exam<sup>d</sup> Sayth That hee was one of the Company th<sup>t</sup> surprized this Vessell att the Barbados, & goeing in a Boate there, they layd her on board. That for his owne part hee had noe Commis<sup>n</sup> for taking her; neyther knoweth hee whither any other of the Company, who surprized her had, any Commis<sup>n</sup> to justify them therein or not.

It appearing by the Examinaons & confessions of all the foresd parties That they wthout any Commis<sup>n</sup> had seized the sd Vessell, uppon prentence tht shee belonged to Amsterdam. And neyther bringing the master, nor any One Dutchman of her Company, nor the Cocquetts, whereby it could be made clearly appeare to what place shee belonged; But only soe far forth as the Oath of Richard Stockdale (who is an Englishman) is ualid, who protends hee was one of the Company, shipped on board her att Amsterdam, & taken in her att the Barbados.

Vppon Consideraon whereof, & of the Order prescribed in the seuerall Acts of Parlt for the prouing of shipps to be lawfull prize, w<sup>ch</sup> by the s<sup>d</sup> Prisoners hath not bene observed, The Court doth Judge That the ship called the St George of Amsterdam, & her freight, brought into this prouince by the sd Prisoners be seised into the hands of the Lord Propr, And the if wthin a yeare & a day noe lawfull right p. 274 bee made appeare, That then the sd Vessell wth all her freight, apparell tackle & furniture bee adjudged lawfull prize, & tht in the interim the goods in her bee appraysed.

The Court adiorned by the Gouernor till to morrow morning att ten of the Clock, att Capt Stones att St Maries.

These are to Authorize & Requyre you to empanell a Grand Jury of 24 men to enquyre of Certaine fellonies Committed agst his Lps rule & Gouermt. And Returne this writt by to morrow Ten of the Clock att the Court att Capt Stones howse. Gyuen under my hand & Seale this 2d day of June 1659.

To Capt Nicholas Gwyther Sheriffe of St Maries County. Josias ffendall #

Liber Att a Court held att S<sup>t</sup> Maries att Cap<sup>t</sup> Will<sup>m</sup> Stones howse 3° P.C.R. Junij 1659.

Pnte.

Josias ffendall Esqr Gour Capt Willm Stone Philip Caluert Esqr Secr Con John Price.

Sheriffe Returnes his writt & warned for Jurors

#### fforeman

Mr Henry Coursey Robert Macklin Vincent Attchison
Mr Thomas Mathews Will<sup>m</sup> Eale, fforker ffrizell
Mr Richard Willan Daniel Clocker John Nicholds
Mr Mathew Stone Will<sup>m</sup> Hewes Walter Waterlin.
Mr Nicholas Yownge. Will<sup>m</sup> Waring

Mr Will<sup>m</sup> Boreman Christopher Joanes

Lett it be enquyred for the Lord Proprietary, Whither Richard Galey, Nicholas Salmon, Thomas Barrett, James Mountioy, Mathew Benham, George Lyne, Peter Jañson did not uppon the third day of May 1659 w<sup>th</sup>in the Poynts of Carlyle Bay, in the Island of Barbados, the ship called the S<sup>t</sup> George of Amsterdam there ryding att anker, from Jacob Dirreckson feloniously take & carry away, agst the peace of his s<sup>d</sup> Lordship his rule & Gouerm<sup>t</sup>.

fforeman Returnes Verdict, Endorsed on the Backside of the Bill of Inditem', & Jury all agreeing & consenting (Viz) Ignoramus to this Rule & Gouerment.

It appearing to the Court by the seuerall Examinaons of all the foresayd persons, That they did surprize the Vessell St George, & her lading att the Barbado's wth out any Commish therefore uppon pretence that the sayd Vessell & Goods were lawfull prize. Yett for want of Sufficient testimony & power to take cognizance of the st ffact, as done wth in this Jurisdiction the st persons, cannott bee condemned therefore. And further for ththe st persons, are dangerous & turbulent, & apt to rayse mutiny & sedition wth in this Prouince, if they be together & permitted to remaine in the Prouince. It is therefore Ordered ththe st persons bee forthwith banished, & expelled this Prouince. And not to returne hither againe wth in flowre months uppon such penalty and censure as the Gouernot & Councell shall thinke fift to impose in case any the forest persons shall presume in Contempt of this Order of Court, to returne into this Prouince againe, afore the time limitted as a forest.

Court Postponed

Whereas att the Prouinciall Court held in March last, the next Prouinciall Court was appoynted to bee holden in Anarundell County the 20<sup>th</sup> of this p<sup>e</sup>nt month of June, W<sup>ch</sup> by reason of the distance of the place, & sundry other accidents and occasions happening cannot be conueniently kept on the prefixed day, The Gouerno<sup>r</sup> therefore

hath thought fitt to adiorne the sd Court. And doth appoynt the next Liber Prouinciall Court to bee holden for this Prouince of Maryland to P.C.R. begin the first Twesday, being the flowrth day in the month of October next following Vnlesse hee shall see Cause to Call a Prouinciall Court sooner.

writt of Exequion issued to the Sheriffe of St Maries County att June 17th the request of Walter Hall agst the Estate of Anne Hammond ac-Hammond's cording to Order of Court 25° Aprill last for 1166¹ of Tob. & Cask. Estate Vid. fol. 257 Clks ffees writt scire 38 Order &c 16 writt Exeq<sup>n</sup> 23 77.

Will<sup>m</sup> Hewes Recordeth his mark of Cattle &c: (Viz) The left mark eare Cropt, wth Two Slitts in the Crop, The Right eare underkeeld Cattle wth a hole in itt.

Edward Packer demands warrt agst Capt Richard Husbands in an Packer v. accon of Debt to the ualew of 15001 Tob.

Warrt to the Sheriffe of St Maries County to arrest &c: Ret next Prouinciall Court whensoeur or wheresoeur to be held.

Henry Heylin recordeth his mark (Viz) The left eare Cropt, & a mrk Cattle great Roman H under it crosse the eare. The Right eare underkeeld wth two holes in it.

Robert Holt enters his mark of Cattle & hoggs, (Viz) Both Eares June 20th mrk Cattle Cropt, & Both eares underkeeld.

Know all men by these p<sup>e</sup>nts th<sup>t</sup> I John Halfhead of Patux<sup>t</sup> Riuer p. 278 in the Prouince of Maryland, haue gyuen graunted & confirmed, & head's Cow doe by these pents give graunt & confirme unto Willm Land, sonne of Philip Land of the sd Prouince One Red Cow wth her left Cheeke black commonly called Cherry wth all her encrease. To have & to hold to him the sd Willm Land his heyres & assignes for euer. In wittnes whereof I have hereunto sett my hand this 20th of June 1659 Wittnes Philip Caluert.

The II mrk of John Halfehead

Received by mee Job Chandler, Executor of Samuel Scott, of Chandler v. Mr Will<sup>m</sup> Coursey, for Cattle bought by Mr John Coursey, of the aboues Scott, the summe of seauen hund pownds of Tob & Cask. This was received uppon the account aboues this 6th June 1659 By me Job Chandler.

Know all men by these pents the I Henry Nedham of St Maries Henry in the Prouince of Maryland doe for me my heyres, Executors ad-Nedham's mistrators or assignes firmely bind over unto Will<sup>m</sup> Cole of the same mistrators or assignes firmely bind ouer unto Willm Cole of the same place his Executors admistrators or Assignes All my Crop of Tob,

Liber and Corne now growing; And One Cow, one heyfer, & one Calfe, P. C. R. flowres Steares two of them 4 yeares old, one fiue & one Six yeare old, now resident att Lin hauen. The Cow is Cropt both eares, & cutt ouer behind of the right eare, & underkeeld of the left eare. The rest of the sd Cattle marked wth a fflower de Luce on the left eare, & underkeled on the right eare. This Crop & Cattle I doe freely possesse the sd Cole wth as his owne proper goods, from any peson or pesons whatsoeur. And for the true performance of the same I have hereunto sett my hand & Seale this 4th day of July 1650

> Testes Andrew Warner Will<sup>m</sup> Lucas. Henry Nedham

Se # ale.

The Condicon of this Obligaon is such, That if the sd Henry Nedham doe satisfy & pay unto Symon Ouerzee one Debt weh the sd Cole his Bond is out for the sd Henry Nedham, or deliuer the sd Cole his Bond, Then this Bond to be uoyd & of none effect, otherwise to stand in force.

Testes Will<sup>m</sup> Lucas Andrew Warner.

Re Stone Will<sup>m</sup> Stone Esq<sup>r</sup> to usiw a parcell of goods th<sup>t</sup> are damnifyed, w<sup>ch</sup> goods the forenamed Capt Stone did receaue out of the shallop of Capt Samuel Tilghman, After ueiw taken thereof & duly considered the dammages wee doe testify as followeth, (Viz)

> A peice of Lacram of 52 ells, the best halfe thereof damnifyed. Ten yards of scarlett bays quite rotten in the middle, not worth one third of the first ualew. One peice of Buckrom quite rotten. Cont 13 yards. Twenty fowre yards of Canuase wholly damnifyed. A peice of Dowlas Cont 52 ells the one halfe damnifyed 2t of Browne thread & 2t of Twyne wholly rotten. Seauen Lockram Shirts altogether rotten. One dozen Lockram shirts one quarter damnifyed. These abouesd goods were shewen to us, and the Dammage judged according to the best of our understandings, as wittnes or hands the 11th ffebruary 1658.

Symon Ouerzee Joseph Harryson.

Symon Ouerzee of the Prouince of Maryland Mercht Aged 31 yeares or thereabouts maketh Oath tht this Appraysmt made by him & Joseph Harryson, was according to the best of his understanding & skill. And further Sayth not Symon Ouerzee

Sworne before me this 18th of May 1659 Job Chandler

Joseph Harryson of the Prouince of Maryland Aged 36 yeares or thereabouts sworne & Examined Jurat idem ut Suprà.

Sworne before mee this 26th of May 1659 Job Chandler.

These Depositions were taken in the pence of Edward Prescott.

Attest. This is a True Copie & agrees wth the Originall

Ità testor Will<sup>m</sup> Bretton Cler. 3<sup>d</sup> June 1659.

These are to Will & require you in the Lord Proprietaries name, Liber to summone all such persons, who have not subscribed the Engagemt P.C. w<sup>th</sup>in yo<sup>r</sup> County to appeare att the meeting howse in the s<sup>d</sup> County Oath of uppon Twesday the second day of August next. Then & there to Fidelity shew Cause why the Lands in their possess<sup>n</sup>, or pretended to be held p. 280 by tytle deryued from them, shall not be seized into the hands of the Lord Proprietary. Hereof fayle not as you will answere the Contray att yor perill. Gyuen under my hand this 23th day of July 1650 Josias ffendall.

Or if any man haue any other busines, Doe you arrest them that [An order you shall be desyred to the Court to be held att the same time. And Quakers this shall bee yor warrt. Gyuen under my hand this 24th of July 1659, made at this Josias ffendall.

Court is printed in 3 Md. Arch. Coun. 362.] July 25th Ringgold v.

Wickes

Thomas Ringhould demands warrt agst Joseph Wicks in accon

warrt to the Sheriffe of Kent County to arrest &c: Ret. Prou: Court to be holden in Anarundel County 2º August next.

Summons to idem Sheriffe for Thomas Hinson, Thomas Sowth, Will<sup>m</sup> Leeds, Deliuerance Loueley. And to Sheriffe of Anarundell Counte pro Roger Grosse to testify in ditt caâ. Sub pœna 500<sup>t</sup> Tob each &c: Ret 2º August ut suprà (pro Ringhould.)

Summons to Sheriffe Anarundel County for Will<sup>m</sup> William & John Salter to testify in ditt. Subpæn: 500<sup>t</sup> Tob. (pro Wicks.)

Will<sup>m</sup> Williams demands warr<sup>t</sup> agst Joseph Wicks, Accon sup<sup>r</sup> Case.

p. 281 Williams v. Wickes

Wart to the Sheriffe of Kent County to arrest &c: Ret. Prouinciall Court att Anarundel 2º August ut suprà.

Summons to idem Sheriffe for Thomas Snowks, Thomas Brookes & ffrancis Brookes to testify in ditt. subp. 500<sup>†</sup> Tob. (pro Williams)

Speciall warrt from the Gouernor to the Sheriffe of Kent to arrest July 26th the Body of Edward Coppage, to make answere wthout delay, to such Attorney things as shall be layd to his charge on the behalfe of the Ld Propr. Coppage who is bownd our to answere att the Court ut suprà 2º August in Anarundell County.

Richard Blunt dds warrt agst Philip Thomas accon sup Case. July 27th warr' to the sheriffe of Anarundel to arrest &c: Ret 2° August ut Blunt v. Thomas Suprà in Anarundel County.

Richard Deauer dds warrt agst Archibald Archbuckle, accon sup Deaver v. Case.

Archbuckle

warr' to Sheriffe Anarundel to arrest &c: Ret. ut suprà

Liber Smith v. Sudward

Walter Smith dds warrt agst James Sudward accon supr Case. P.C.R. wart to the Sheriffe Anarundel to arrest &c: Ret 2° August.

Holman v. Dorrell

Will<sup>m</sup> Holeman dds warrt agst George Dorrell accon of Debt. wart to the Sheriffe Anarundel County to arrest &c: Ret 2° August next ut suprà.

Freeman v. Meares

Elizabeth ffreeman dds warrt agst Thomas Meares Accon supr

Wart to the Sheriffe Anarundel County to arrest &c: Ret 2d August next ut suprà.

Taylor v. Armitage

Thomas Taylor dds warrt agst Will<sup>m</sup> Armitage, Accon Debt. wart to the Sheriffe Anarundel County to arrest &c: Ret 2d August next ut Suprà.

Wickes v. Williams

Joseph Wicks dds warrt agst William Williams in an Accon of Debt of 1200 Tob.

wart to the Sheriffe of Anarundel County to arrest &c: Ret att the Court 2<sup>d</sup> of August next, ut Suprà.

2d August 1659 Sheriffs Returns Sheriffe Anarundel County Returnes his writts (All Executed) Sheriffe Kent County Returnes (writts all executed)

p. 282

Att a Court holden in Anarundel County on Twesday 2d August 1659.

Pntc

Josias ffendall Esqr Gour [Co# Nathaniel Vtye Philip Caluert Esq<sup>r</sup> Sec<sup>r</sup> M<sup>r</sup> Edward Lloyd.

Re Hinson

Whereas Thomas Hinson hath petitioned this Court, Shewing that hee having taken up the Boate wherein Edward Darcy & some others were drowned, neare the Isle of Kent, being desyred by the sd Darcys Ouerseer to take up the same. Which he did, delivering the same Boate to the cheife in Authority, taking a discharge uppon the deliuery of the same under his hand att Anarundell & now by his Pet<sup>n</sup> Crauing for his paynes taking therein, as the Court now sitting shall adjudge him.

It is Ordered tht the sd Thomas Hinson haue One hundd pownds of Tob. payd him for his s<sup>d</sup> paines & Care taken, by those (whoeuer they bee) that possesse & enioy the sd Boate.

Oath of

Was Called afore the Board George Dorrell, James Homewood & Fidelity Thomas Homewood, & other the Inhabitants of the County of Anarundel (being warned to appeare uppon speciall writt) who haue fol. 279 not subscribed the Engagemt, nor made Oath of ffidelity to his Lordship, according to Act of Assembly in that Case prouiding: To Liber shew cause why the Seuerall Lands or plantaons seated & planted by P.C. R. them, should not bee seized into the L<sup>d</sup> Proprietaries hands; They hauing not performed the Condicons of Plantaon propounded & graunted by his L<sup>p</sup>, whereby they be made capable & assured of enioving the same.

In answere thereto George Dorrell Sayth, That hee hath not subscribed the Ingagemt neyther will he make oath of ffidelity to his L<sup>p</sup>. And further that part of the Land hee now enjoyeth, was taken up by him uppon his owne Right, for his Transport. And part he purchased & bought of Richard Yowng Deceased, before the Engagem<sup>t</sup> was propounded or tendred according to the Act.

James Homewood & Thomas Homewood say the same Touching the Engagemt & Oath of ffidelity. Yett they presume to have Right to the Land they eniov for that they made Oath of ffidelity in Capt Stones time of gouerm<sup>t</sup> & Seating their Lands uppon his L<sup>ps</sup> promise.

Co<sup>H</sup> Nathaniel Vtve being desyred by the Gouerno<sup>r</sup> to deliuer his Opinion in this Poynt. Sayth. That those poeple who deny to comply wth & fullfill such Condicons of Plantaon propounded by his L<sup>p</sup>. Ought not to enjoy their Lands, allthough seated by them.

Mr Edward Lloyd Sayth, That the Articles not being performed. p. 283 The Land to belong to the Proprietary. Yett in his Judgmt there ought to be some Consideraon allowed for paynes of clearing, & charges of building uppon the same.

Mr Secretary. That noe one can claime any Land in this Prouince but Conditionally. That those Condicons are not prformed by those tht have not subscribed the Engagemt. And therefore that the Lands of the non-subscribers be seised into the hands of the L<sup>d</sup> Proprietary.

Gouernor. Whereas the Lord Proprietary did graunt Land to those, who transported themselues into the Prouince: prouided that they fullfilled such Condicons, as his L<sup>p</sup> had thereunto annexed. Wch those poeple who did not take the Oath of ffidelity, or in roome thereof, who did not subscribe the Engagem<sup>t</sup>, & doe still refuse soe to doe have noe Right or Tytle to the Land by them taken up, And th' the Lands be therefore seized into the hands of the Lord Propr.

It is therefore Ordered tht the Land of the sd George Dorrell, & the Lands allso of all the other seuerall Inhabitants of the County of Anarundell refusing to take the Oath of ffidelity to his L<sup>p</sup> or subscribe the Ingagem<sup>t</sup>, according to the Condicons of Plantaon by his sd Lp propounded, & instructions thereunto annexed, be forthwth seized into the hands of the L<sup>d</sup> Proprietary.

Was Called afore the Board Edward Coppage, & taxed, for tht Attorney being warned by the Sheriffe of Kent County, & prest by him (by General v. order & uertue of Commis<sup>n</sup> from the Gouerno<sup>r</sup>) to assist him the s<sup>d</sup> Writt Sheriffe in a Boate uppon the Country seruice, for making, or con- Exeq<sup>n</sup> Vide fol. 287

Liber cluding a Peace wth the Easterne Shoare Indians of this Prouince: P. C. R. w<sup>ch</sup> he denyed to doe, & att the same time for gyuing the s<sup>d</sup> Sheriffe Arch. Coun. some contumalious words or speeches.

The sd Coppage Sayth, tht he did not refuse to goe wth him; But only willed him to goe & gett his other Company ready; & then hee would satisfy him, whither hee would obey his Command, & goe along wth him, or noe. As to those Contumelious words wherewth he is now taxed. Hee doth not deny the same.

It is Ordered That the s<sup>d</sup> Coppage for his contempt in disobeying Lawfull authority & power, & his upbrayding the Sheriffe in words, haue Twenty Lashes on the bare back gyuen him by the Sheriffe forthwth.

Writt to Sheriffe, (according to the Order) ad Exequendu.

Attorney General v.

Was Called afore the Board John Holliday, & Charged how tht Holliday hee the sd Holliday being willed & requyred by the Sheriffe of Anap. 284 rundel to ayde and assist him, in what then actually concerned his Office who refused to give his assistance as he ought in such Cases, being lawfully requyred thereto. In answere The sd Holliday acknowledgeth that hee did not ayde the Sheriffe, when soe requyred by him.

> It is therfore Ordered that the sd John Holliday haue Twenty Lashes on the back gyuen him by the Sheriffe for his obstinancy & contempt in disobeying lawfull power & authority here.

Writt to Sheriffe (according to the Order) ad Exegundu forthwth.

Attorney General v.

Was Called afore the Board Peter Sharpe, & charged That he the Sharpe sd Sharpe being requyred to assist the Sheriffe of Anarundell in the apprehending of a Delinquent, as by his place & office he might doe. The s<sup>d</sup> Sharpe refusing to obey his s<sup>d</sup> Command, W<sup>ch</sup> the s<sup>d</sup> Peter Sharpe acknowledgeth he did not doe.

ffor web Contempt It is ordered That the sd Peter Sharpe be funed therefore, & pay to the L<sup>d</sup> Proprietary ffiue hund<sup>d</sup> pownds of Tob & Cask.

Hopkins v. Morgan

Whereas William Hopkins hath petitioned this Court agst Owen Morgan his seruant, Shewing That he the sd Owen hauing absented himselfe six whole weekes out of his sd Masters Seruice, hee hath susteyned much dammage in his Crop this yeare, & charge in looking after him to the ualew of 3000t Tob. And further, the hee the sd Hopkins gyuing his sd Serut Correction, his serut struck him his Master wth a Club, threatning him wth many uncivill & opprobious words, wth Cursing, swearing blaspheming &c:

It being proued tht the sd Owen was absent from his Masters seruice six whole weekes. Ordered according to the Act That hee dowble the time by seruice (Viz) Twelue weekes longer, after the Liber expiraon of his time. As to the dammages went the sd Hopkins al- P.C.R. leageth hee hath susteyned in his Crop to 3000t Tob. Ordered as shall be adjudged, uppon proofe by the Commis<sup>rs</sup> of the County Court. As to his swearing &c: Ordered tht the sd Owen Morgan haue Thirty Lashes gyuen him on the bare back by the Sheriffe for his sd swearing & blaspheming, & disobeying his sd Master.

Wart to the Sheriffe ad Exequendu forthwth.

To the honble &c: The humble Petn of Richard Deauer Sheweth, Deaver v. That whereas yor Petr bought a parcell of Land in this County of Archbuckle Anarundell of Archibald Archbuckle, web was assigned ouer to the sd Archbuckle from John Couell (now deceased) And tht the sd p. 285 Couell being one that refused submission unto the pent gouermt. The sale of the sd Land cannot be made good, wch will be much to the dammage of vor Petr, he having payd for the sd Land, wherefore yor Petr humbly Craueth Redresse herein &c:

To the pet<sup>n</sup> of the plf the deft sayth, That the plf ought not to recouer of him, but of John Couell, to whom the Land did first belong, & therefore ought in all right & equity to make good the Sale. And thereuppon Craues an Non-suite, w<sup>ch</sup> was graunted.

The plf Sheweth by her Petn That her ffather being killed wth the Elizabeth the Indians, her Mothers Estate was ualued by Appraysm<sup>t</sup> att 8000<sup>t</sup> ffreeman v. Thomas Tob, besides the furniture of her Chamber. Who afterwards mar- Meares ryed her selfe to the deft Thomas Meares. Weh Meares now refuseth to giue acct of tht Estate; & keepeth her Brother as a Seruant or slaue, deteyning some things allso from the plf, weh were by her ffather formerly gyuen her. ffurther Crauing tht the deft may be enforced to give in an account uppon Oath concerning the sd Estate, & That her Brother may have liberty to choose his guardian. And tht that her Brothers Estate may be deliuered unto the plf, for her & her Brothers use.

The Court see noe Cause of Accon, & thereuppon the plf is nonsuited

To the honbie &c: The humble Petn of Willm Holman Sheweth, Holman v. That whereas yor Petr hath due unto him a Cow & yeareling Calfe from Thomas Chapman in Consideraon of works done last yeare. And the sd Chapman uppon his departure out of the prouince, appoynted George Dorrell to deliuer the sd Cow &c: unto vor Petr, when the s<sup>d</sup> worke was finished w<sup>ch</sup> being demanded. Deliuery was refused by the sd Dorrell, And afterward by reason the frost, the sd Cattle perished, whereby yor Petr is yett unsatisfyed in part of his labour, who therefore Craueth order for satisfaction evther in Cattle or ualew wth Costs of suite &c:

The deft denyeth what the plf alleageth in his Pet<sup>n</sup>. In which Liber P.C.R. Case, Abraham Holman deposed in open Court sayth That his Brother should have had a Cow delivered him, when hee had sett up 25 Tun of Cask.

To web the deft sayth, the att the finishing of the Bargaine hee gaue the pff his Bill, or Condicon up; Telling him tht the Cow web hee was to haue, was in his plantaon; & therefore willed him now to looke after her himselfe for the was discharged of all bargaines wth him.

p. 286 John Stewart deposed in Court sayth, That uppon the deliuery in of the Bill, he wished the plf to looke after the Cow. And the plf desyred the deft to give the Cow some Corne, & he would repay it againe saying tht hee would fetch her ouer the water, soe soone as he could.

James Sudward Sayth That hee & the plf came to the Defts Brothers howse, intending to goe unto the Indians: & discoursing about the bargaine performed, The deft willed the plf to looke after his Cowe himselfe. And tht before they came to that howse, he heard the plf say That he could find in his heart to carry the Cow ouer uppon the yce

The Judgmt of the whole Court is, That there was a sufficient tender made by the deft.

Ordered That the plf be nonsuited.

Blunt v.

To the honbite &c: The humble Petn of Richard Blunt Sheweth, Thomas Whereas yor Petr hath bought of Philip Thomas this parcell of Land cleared & uncleared, wth the howses uppon the sd Land, & hath warranted true sale thereof from any peson or pesons laying claime thereunto. Yor Petr hath sought for a Patent for the houlding of the same Land weh hath bene denyed him. Yor Petr humbly Craueth that the sd Philip Thomas may make true sale of the Land & howses, tht he hath sold unto yor Petr, or tht hee may have his Tob againe that hee hath payd to the sd Philip Thomas for the sd Land, & &c:

> The deft sayth, That there was such & such Land, reserved by the Inhabitants of this County, att their first comming up here to seate, for their publike use (intending to gett the same confirmed by his Lordship) whereon att their common Charge they afterwards erected a meeting howse, (the howse the plf now claymeth to be his, according to tht Condicon) On weh Land the deft was permitted then to seate, wth the consent of the Inhabitants here. And afterwards relinquishing the sd Land, whereon himselfe had both built & cleared, hee sold his right therein to the plf Richard Blunt, & his Copartner Thomas Sowth. And Thomas Sowth (then present in Court) euidenceth & declareth That att the Bargaine making wth the deft for that Land, hee did not intend to claime that howse now in question, for hee knew & understood tht it was euer intended for the publike

use of the County: But only the grownd cleared, & those howses Liber built att the defts owne proper Costs.

The Judgmt of the Court is, That, according to the Declaraon of Thomas Sowth, first mentioned in the Deed or Bill of Sale, who understood the the deft had but a permissive right in that Land, & tht hee sold noe other right, but only that permissive right: the plf can challenge noe other right, then what the deft sold, & the plfs p. 287 Copartner Thomas Sowth acknowledgeth, & was intended.

The deft hath not wronged the plf in the sale.

The Court adiorned by the Gouernor till tomorrow morning 10th Clock.

To the Sheriffe 210t To the Clk 062t.

Attorney General v.

Writt of Exeq<sup>n</sup> issued to the Sheriffe & Clerke of County of Kent, Coppage ffor Sheriffe & Clerkes ffees according to the Order of Court &c: fol. 283, agst Edward Coppage

Wart to the Sheriffe of Anarundel County to bring Thomas Attorney Thurstone to the Court to morrow morning, To make answere to General v. Thurston what shall be there objected agst him on the behalfe of the Ld Proprietary.

Att a Court held in Anarundel County on Wednesday 3d of August Aug. 3 1659.

Pnte

Josias ffendall Esqr Gour Cott Nathaniel Vtye Philip Caluert Esqr Secr Mr Edward Lloyd.

Whereas Thomas Ringhould plf sheweth by his Petn That hee Ringgold v. surueyed a parcell of Land on the Easterne Shoare in Chesapeack Wickes Bay ouer agst the North East end of the Isle of Kent, & adiovning to the Land surueyed to Thomas Sowth, And whereas Joseph Wicks Exequ deft came afterwards & surueyed the same Land in his owne right, issued Vid. fol. 321 thereuppon clayming & pretending tytle to the same, cutting out the plfs marks on the sd Land, as himselfe acknowledgeth in Court.

John Salter (att the instance of the deft) sayth That Mr Clearke told Mr Wicks, tht what Land hee had made choyce of for himselfe hee should have noe wrong therein; & shewed Mr Clearke the Certificate of the suruey. And Mr Clearke gaue him the Certificate back againe, Saying tht when hee came up, hee would rectify it, otherwise that his Certificate should stand.

It appearing by the date of the Certificates of both the Suruevs produced & Shewen in Court, That the plfs Certificate bares date 21th ffeb: 1658 & confirmed by the Surveyor under his hand 25 ffeb. ffollowing. And the defts Certificate (being surveyed & signed by himselfe) beares date 27 Aprill 1659.

The Judgmt of the Court is, tht the plfs Certificate ought of right P.C.R. to bee preferd, & take place according to itts date. Ordered That the plf enior his right in the sd Land, & haue Pattent according to Certificate for the same. Wth Costs of suite.

Re Scotcher's Estate

Whereas Godfrey Bayley hath Petioned this Court in the behalfe p. 288 of Rose Scotcher Widow, That according to the Custome of this Prouince shee have allowed her necessary furniture for her Chamber, before the Estate be deuided. Ordered according to the sd Petn. That Mr Edward Lloyd Mr Samuel Wythers, & Mr George Vtye, choose out of the Estate of John Scotcher Deceased, (allready inuentorized & now exhibited in Court), such necessaries as may be reasonable for furnishing the Petrs Chamber as to them shall seeme convenient.

Allcock and Slade v. Hawkins

Whereas Samuel Allcock & Will<sup>m</sup> Slade plfs have petitioned this Court agst Raph Hawkins deft, Shewing, That they bought a parcell of Land of the deft, for weh they gave their Bill, engaging themselves thereby to pay 1300<sup>t</sup> Tob & Cask That In part of paym<sup>t</sup> for the s<sup>d</sup> Land the Petrs have payd allready 360t Tob. & 3 barrells of Corne received by the deft att 701 the Barrell, Requesting, That seeing the deft can make them noe assurance of their peaceably enjoying the same, they may have their Tob. & Corne back againe repayd them by the deft, & their Bill deliuered them in, to be cancelled. The deft hauing not subscribed the Ingagem<sup>t</sup> as is prouided for by Act of Assembly, nor made Oath of ffidelity to his L<sup>p</sup> according to Condicons of Plantaon & proposed by his Lp; & still refusing soe to doe, hath consequently rendred himselfe uncapable of gyuing any assurance of the Land soe sold by him; or holding any other Land of or from his L<sup>p</sup> according to Condicons of Plantaon.

It is Ordered That the deft repay the 3601 Tob. & 3 barrells of Corne (eyther the Corne or the ualew att 70<sup>t</sup> p<sup>r</sup> Barrell) to the Pet<sup>rs</sup>. And deliuer in their Bill, (weh is accordingly deliuered & cancelld in Court. And the parties now possessing that Land pay the full summe of Thirteene hundd pownds of Tob & Cask, to his Lps Receiuer for the use of his Lp. And the Land to bee thereuppon graunted to them under the Greate Seale of the Prouince, to be holden of his sd Lp.

Freeman v.

Whereas John ffreeman pr Attornat Richard Huggins plf hath petitioned this Court agst Thomas Miles deft Shewing, That hee hauing bought a parcell of Land of the deft, Conteyning by Estimaon Ten Acres, Lying on the Sowth side of Seauerne Riuer betweene the Land belonging to Edward Dorcy & John Norwood, for weh hee hath allready payd & satisfyed fine hundred & ten pownds of Tob. (being the price of the Land) yett can have noe assurance thereof, his Lps Condicons of plantaon, being not performed by them, who first

tooke up, & sold the same, Crauing therefore tht the sd Thomas Liber Miles may eyther according to his Engagemt wth the plf giue him P.C.R. Assurance that he may peaceably enioy the same wthout molestaon or trouble, or ells repay the 510t Tob back againe to him. It appearing by the deft his Condicon or Bill of Sale shewen in Court tht Nicholas Wyatt first tooke up this Land, & sold the same to the deft And the deft sold the same againe to John ffreeman plf, And for that the sd Nicholas Wyatt hath not subscribed the Engagemt, as is prouided for by Act of Assembly, nor made Oath of ffidelity to his L<sup>p</sup> according to Condicons of Plantaon proposed by his L<sup>p</sup> & still refusing soe to doe, hath consequently made himselfe uncapable of gyuing any assurance of the Land soe sold by him; or of holding any other Land of or from his sd Lordship, according to the Condicons of Plantaön.

It is therefore Ordered That the sd Nicholas Wyatt who first sold this Ten Acres, (hauing noe right thereto, in not complying wth the Condicons of Plantaon as aforesd) Repay back that flue hundred & Ten pownds of Tob to John ffreeman: And ffreeman againe to pay the same summe to his Lps Receiver, for the Ld Proprietaries use, And thereuppon the sd ffreeman to have that Land confirmed unto him, & his heyres for euer from his sd Lordship, wth Charges of Court.

Thomas Ringhould informes the Court, how tht Mr Joseph Wicks Re Wickes being appoynted Deputy Surueyor, hath surueyed a parcell of Land knowne by the name of the Lower Easterne neck, where Thomas Hinson is now seated, in behalfe of himselfe & the sayd Hinson for 300 Acres or thereabouts: whenas there is much more Land wthin those marked Bownds soe surueyed by him. Defrawding thereby his L<sup>p</sup> of the Land, & consequently of his due Rent. And therefore Craues tht the Court would authorize some One, to Resurvey the same Land againe.

Ordered (according to the sd Ringhoulds Request) That Mr Robert Burle, Resuruey that same parcell of Land, formerly surueyed as afores<sup>d</sup>, & Returne Certificate of the Suruey thereof to the next Prouinciall Court to be holden 4th of Octobr next.

Commis<sup>n</sup> to M<sup>r</sup> Rob<sup>t</sup> Burle &c; according to the Order.

Whereas Mr Thomas Hinson hath petitioned the Court, Shewing Hinson v. That having warrt to take up Land, The Surveyor being not then able Coursey to Lay out the same, Authorized him to marke any parcell of Land not formerly marked or surueyed, & att his next comming up into these parts he would suruey the same for him, Wch the Petr did, Yett the Surueyor not having layd out the same & deputing Mr Willm Coursey his Deputy, his Brother M<sup>r</sup> [Henry Coursey] intends as the Pet<sup>r</sup> is informed to obstruct him in th<sup>t</sup> his choyce, Presuming that his p. 200 sd Brother, being Deputy Surueyor, eyther hath or will suruey tht

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Liber Land from his sd Brother. The sd Mr Henry Coursey alleaging, the P. C. R. it is allready Surueyed for him. And humbly Craueth tht Mr William Coursey may declare & informe the Court whither or noe hee did understand the Petr had marked the Land there. And whither hee hath surueyed that Land for his Brother, now in dispute, yea or noe?

> Will<sup>m</sup> Coursey, Sayth uppon Oath, That goeing to suruey Land on the Easterne shoare, he found a Tree marked there wth an (H) & understood by Mr Ringhould tht Mr Hinson had marked some trees in th<sup>t</sup> place: But knew not in what Branch hee had marked them; for in the Creeke there were Two branches. And that hee hath not surueved tht Land for his Brother Henry, or any other, now claymed by Mr Hinson.

> Ordered therefore the the Surveyor Survey that Land specified and marked by Mr Hinson, for the sd Hinsons use.

Kent County Limits

It is Ordered that those Plantaons allready seated, or to bee seated on the Easterne shoare adjoyning & neare to the Isle of Kent, shall bee esteemed as belonging to Kent County, till further Order therein from the Gou<sup>r</sup> & Councell to the Contrary.

Attorney

Was called afore the Board Thomas Thurstone & demanded why General v. being formerly banished this prouince, hee hath presumed to returne Vide 3 Md. hither againe contrary to an Order sett forth & published on the 23<sup>th</sup> Arch. Coun. 364 day of July last, in contempts of his L<sup>ps</sup> authority here. Deluding the poeple wth uisions & such like fancies very prejudiciall to his Lps peace & gouermt, & noe small disturbance to the quiett of the whole prouince.

> In answere thereto the sd Thomas Thurstone Sayth That hee hath not bene in the prouince aboue Twelue dayes & therfore doth not conceaue tht That Order hath relaon to him being in the prouince att the making & publishing thereof. That hee hath not done any thing, since his arryuall, prejudiciall to the peace of his L<sup>p</sup>, or quiett of the Province: Neyther doth hee conceave that hee hath bene formerly banished.

> Whereuppon the Court Ordered this following Order to be drawne up and published. [See 3 Md. Arch. Coun. 364]

The Gouernor dissolued the Court.

p. 29I

writt of Exeq<sup>n</sup> issued to the Sheriffe of Kent for his Sheriffs & Aug. 4 Clerks ffees uppon the goods &c of Thomas Sowth, in tht Cause Vid. fol. 263 CIETES Nees upport the second Scheriff of judged between him the s<sup>d</sup> Sowth & John Salter besides ffee of Kent v. Sowth Exeq<sup>n</sup> & Clks fee for the writt 23<sup>t</sup>.

Writt of Exeq<sup>n</sup> issued to the Sheriffe of Anarundel County &c: Sheriff of Anne agst John Larkin for 1000t Tob. according to Order of Court 25 Larkin Aprill 1659, Besides Clk ffees Order & Copie 32 writt Exegn 23 55 Vid. fol. 258

Thomas Bennett complayneth agst Thomas Gerard Esq<sup>r</sup> & dds Liber writt in accon of Case.

P. C. R. August 13th

Summons to M<sup>r</sup> Gerrard to be the next Prouinciall Court to be Bennett v. holden 4<sup>th</sup> of Octob next, there to answere &c:

Daniel Clocker complayneth agst Job Chandler Esq<sup>r</sup> & demands Clocker v. writt in an accon of Case.

Summons to M<sup>r</sup> Chandler to be at the Prouinciil Court to bee holden 4th of Octob<sup>r</sup>

Writt to the Sheriffe of Caluert County to haue Philip Morgan August 17th gent<sup>n</sup> att the Prouinciall Court to be holden 4<sup>th</sup> of Octob<sup>r</sup> next to Attorney answere to what shall be then & there layd to his charge on the General v. behalfe of the Lord Prop<sup>r</sup>.

Writt to the Sheriffe of Caluert County Pro non Subscribers the Oath of Ingagemt ut ante in Anarundel County fol 279 Ret. Eod. die ut in fidelity writt.

John Tucker Records his marke of Cattle &c: (Viz) Both eares mrk Cattle Swallow Tayled.

Thomas Manning Recordeth his marke of Cattle (Viz) The right eare Cropt, & a slitt in the Crop, The left eare underhald.

Thomas Manning Recordeth these Cattle for his sonne John Re Man-Manning, being gyuen him the s<sup>d</sup> John, by his Vncle Richard Man-ning's Cattle ning (Viz) One Browne Cow called Star-buck, One yeareling heifer, & one Steare Calfe, marked, The Left eare Cropt, & a slitt in the Crop, The Right eare ouerhald.

Vincent Attchison came & demands wart agst Thomas Barrett August 22th accusing him of Incontinency &c:

Atchison v. Barrett

Attribute

Attribu

War<sup>t</sup> to the Respective Constables of S<sup>t</sup> Maries, S<sup>t</sup> Georges, S<sup>t</sup> Inego's, & S<sup>t</sup> Michàèls hund<sup>ds</sup>, to bring the s<sup>d</sup> Barrett imediately or before 3 clock to morrow afternoone afore &c: to answere &c: ut in Writt, & Then Ret next Prouin-Court 4° Octob<sup>r</sup>.

Richard Couell p<sup>r</sup> Attornat, Thomas Mathewes demands writt agst Covell v. William Battin in accon Sup<sup>r</sup> Case.

Warr<sup>t</sup> to the Sheriffe Charles County &c: Ret. next Prouinciall Court 4° Octob<sup>r</sup> next, ut suprà.

Will<sup>m</sup> Boreman recordeth his marke of Cattle &c: The left Eare mrk Cattle Cropt w<sup>th</sup> two slitts in the Crop, The Right eare underkeld.

Mr Symon Ouerzee demands warrt agst John Williams in accon Overzee v. Williams

Liber Wart to the Sheriffe of St Maries County to arrest &c: Ret. next P. C. R. Proninciall Court 4° Octobr ut Suprà.

Bevin v. Hugh Beuin dds wart agst Thomas Haruey in an accon Case. Harvey Wart to the sheriffe of St Maries County to arrest &c: Ret. next Prou: Court 4º Octobris, ut Suprà.

Gerard v. Jarboe p. 203

Know all men by these pents That I Walter Hall of Newtowne doe & in Consideraon that Mr John Jarbo of the same place is engaged by Judgmt to pay unto Mr Thomas Gerard & Mr Robert Slye Certaine Debts for the Estate of Henry ffox deceased, ffor wch I the sd Walter Hall Admistrator to the sd ffox doe make & firmely bind ouer all my Crop this present yeare to the s<sup>d</sup> M<sup>r</sup> Jarbo, to enioy as his owne for the paymt of the sd Debt. As wittnes my hand Septembr 20th 1659. Testes L Barber John Dauis. Walter Hall.

Re Jarboe's

This Day came John Jarbo, & acknowledgeth to hane gyuen & doth hereby giue unto Yowng Henry ffox One Red Cow named Mall, & a Red yeareling Heifer (marked ouerkeeld on both eares & the tip of the right eare cutt of.) wth all their whole encrease both male & ffemale, towards the meintenance of the sd Child, & to aduance him a portion. Wittnes my hand this 20th Day of Septembr 1650 John Jarbo

Coram me Willm Bretton.

Septembr 3d Hewes v. Stone

Will<sup>m</sup> Hewes dds summons agst Cap<sup>t</sup> Will<sup>m</sup> Stone.

Summons to the Sheriffe of Charles County, to answere &c: Ret. next Prouinciall Court 4° Octobr next.

Summons to idem Sheriffe for Mathew Stone to testify in dit. 500<sup>t</sup> Tob &c:

Re Knap Exequion issued to the Sheriffe of Caluert County to Leavy 500th Vid. fol. 243 Tob &c: on John Knap, according to Order 22th Aprill 1659, fol. 243.

Bateman v. Patrickson

Mr John Bateman demands Wart agst Robt Patrickson Willm Ennis, Alexander Watts, John Bagbey, & Will<sup>m</sup> Mills in an accon Trespasse.

Wart to the Sheriffe of Caluert County, to Arrest &c: Ret Prouinciall Court 4º Octobr next.

Attorney General v.

Wart to the Sheriffe of Caluert County for John Bagbey to an-Bagbey swere to what shall bee objected agst him on the behalfe of the Lord p. 294 Propr Octob. ut Supra

Re Gilford This Bill bindeth mee Will<sup>m</sup> Gilford my heyres or assignes to pay or cause to be payd unto Henry Potter his heyres or Assignes the full & iust summe of nine hundd pownds of good sownd merchble Liber Tob & cask att or uppon the Tenth day of Nouembr next ensuing the P.C. R. date hereof, And for the true peformance hereof I have hereunto putt my hand this 2d of ffebruary 1658 The mark of Will<sup>m</sup> Gillford Wittnes Marks Pheypo Thomas How.

This Bill bindeth mee Will<sup>m</sup> Gillford, my Admistrators or Assignes to pay unto Henry Potter, or his Assignes the full & just Summe of One Thowsand six hundd pownds of good & merchbie Tob & cask according to the Law now erected, for payments of Tob, And to bee payd in Patuxt River att or uppon the tenth of Novembr next. And for the true peformance hereof, I the sayd Willm Gillford, doe bind ouer my Plantaon, weh now I liue uppon in Patuxt Riuer, wth all the howsings or edifices thereon erected & built. And I doe give the s<sup>d</sup> Potter full power to enter uppon the s<sup>d</sup> Plantaon, w<sup>th</sup>out any molestaon or hinderance of me Willm Gillford in case I doe not pay the afores<sup>d</sup> summe, by the time appoynted. As wittnes my hand this 8th Decembr 1658. Will<sup>™</sup> B Gillford his marke.

Wittn. Mich: Brooke John Knap.

Prouincial Court 4° Octobr next ut Supr.

Marks Pheypo demands warrt agst Philip Land in an accon of Septebr 26 Pheypo v.

Land

Debt to the ualew of Three hundd pownds of Tob. Writt to the Sheriffe of St Maries County to arrest &c: Ret next

John Lewger These are to impowre you to make an Oake in Re Jarboe's roome of the Ash, you have mistaken for an Oake, Being the Bownd Land Tree to Land surveyed for John Jarbo, Prouided the Oake bee not aboue Twenty paces from the Ash allready marked.

Septembr 1659

Iosias ffendall

Sheriffe of St Maries County Ret Writts (All Executed) Except Octobe 4th p. 295 Sheriff's Marks Pheypo X Phil: Land. Returns

Sheriffe Caluert Ret. Writts All Executed. Sheriffe Anarundel County Ret. All Executed.

Att a Court held in Resurrection Mannor att Mr John Batemans howse, in Caluert County Twesday 4° Octobr 1659.

Pnfe

Josias ffendal Esqr Gour Mr Thomas Gerard Philip Caluert Esqr Secr Mr Baker Brooke.

Vppon speciall & urgent occasion of the Councell The Court is adiorned by the Gouernor till tomorrow morning, & Ordered to be held att Mr George Reades howse in the same mannor.

Liber P. C. R. Oct. 5 Pnte Wednesday  $5^{\circ}$  Octobr att  $M^{r}$  George Reades howse.

Josias ffendel Esq<sup>r</sup> Gou<sup>r</sup> M<sup>r</sup> Thom: Gerard M<sup>r</sup> Baker Brooke Philip Caluert Esq<sup>r</sup> Sec<sup>r</sup> Co<sup>#</sup> Nathan: Vtye M<sup>r</sup> Ed: Lloyd. Cap<sup>t</sup> Will<sup>m</sup> Stone

# To the honbie the Leiut of Maryland &c:

Utye v. Sharpe The humble Pet<sup>n</sup> of Rich: Collett Attorney of Co<sup>tt</sup> Nathaniel Vtye Sheweth That whereas Cornelius Abramson did transport out of Virginia into this Prouince one Daniel Browne indebted to Thomas Poole in Virginia, who obteyned Order there agst the s<sup>d</sup> Abramson for the Debt, in Case he returned not the sd Dan: Browne downe againe. And whereas the sd Cornelius being ready to carry downe the s<sup>d</sup> Browne, Robert Kingsbury undertooke before M<sup>r</sup> Preston to satisfy tht Debt of Brownes to what euer it amounted unto, And whereas since againe Mr Peter Sharpe undertooke to pay that p. 296 Debt, wch amounteth to 500t Tob. wth Costs of suite (as by the Copey of the Order from Virginia appeareth) And whereas That order was assigned ouer in Court to Capt Lawrence Wa[shington] Deceased. now belongeth to Cott Nathaniel Vtye, who [married] the Relict of the sd Capt Ward, now the sd Mr Sharpe not having satisfyed that Debt according to his undertaking & promise to Mr Vtye whose Attorney yor Petr is. He humbly therefore Craueth an Order of this Court agst the sd Sharpe for the sd Debt, according to the Order of Court had in Virginia wth Costs thereunto belonging & hee shall eur pray &c:

To the Pet<sup>n</sup> of the plf, the Dēft sayth, th<sup>t</sup> hee hath allready satisfyed th<sup>t</sup> Debt, by paying unto the Pet<sup>r</sup> one hogshead of Tob. The plf replyeth th<sup>t</sup> he received one hogshead of Tob, yett after he had received it the dēft would not suffer him to carry it away

The Depos<sup>n</sup> of Samuel Leister sworne & examined this 15<sup>th</sup> of Septemb<sup>r</sup> 1659.

That about two yeares since this Depon't went wth Mr Richard Collett to receive a hogshead of Tob from Mr Peter Sharpe & after the sd Mr Collett had marked the sd hogshead, That Mr Sharpe did declare the the sd hogshead should not goe uppon that account & further this Depon't sayth not

Jurat Cora<sup>m</sup> Henry Coursey.

The Dēft replyeth, That that hogshead of Tob, w<sup>ch</sup> the plf marked is still lying in his howse, w<sup>ch</sup> he hath euer since looked unto as his owne.

Both parties agreeing betwixt themselues

The Dēft assumed to pay unto the pH One hogshead of Tob, & satisfy ouer & aboue all Charges of Court.

To the honbie the Gour & Councell &c:

The humble Petn of Daniel Clocker Sheweth That whereas Mr Clocker v. Job Chandeler promised unto the Wife of yor Petr full & Consid-Chandler erable satisfaction for the bringing Mr Ouerzees Wife to Bed. in her lying in, & for yor Petrs Wifes Charges & paynes in tending the sd Mrs Ouerzees Child: As allso satisfaction for the sd Mrs Ouerzees Coffin: yor Petr humbly craueth Order for satisfaction, & shall eur pray.

Know all men by these pents that I Job Chandler of Charles County in the prouince of Maryland, doe constitute & ordaine my Welbeloued Brother Symon Ouerzee of St Maries County in the prouince abouesd Mercht, to bee my true & lawfull Attorney in a suite depending att the next prouinciall Court, betweene me the abouesd Chandler & Daniel Clocker & what my sd Attorney shall doe in the premisses I will allow, & [rati]fy, & confirme, as if I my selfe were personally present as [witt]nes my hand this 20th of Septembr Job Chandler 1659

The plfs Petn being read, the Deft sayth tht hee hath allready p. 297 satisfyed the plf, weh the plf denyeth.

Whereuppon the deft Craues for a Jury, to Consider whither according to the plfs Petn he appeare satisfyed or noe.

wart to the Sheriffe to empanel a Jury forthwth.

Sheriffe Ret. & warned

fforeman and

Mr Thomas Turner Richard Games Mr Walter Hall Stephen Benson Mr Thomas Ringould Alexander Watts Left John Bouge Will<sup>m</sup> mills

Timothy Goodrick Will<sup>m</sup> Innis Mr Rich: Collett John Troster.

Jury all agreeing Returnes their Verdict joyntly by their fforeman, Vid. Order in writing on the backside of the plfs Pet<sup>n</sup>, (Viz)

Wee find tht the plf is vett unsatisfied.

Whereas John Washington of Westmerland County in Virginia Washington hath made Complaynt agst Edward Prescott mercht, Accusing the sd v. Prescott Prescott of ffelony unto the Gouernor of this Prouince, Alleaging how that hee the sd Prescott hanged a Witch in his ship, as hee was outwards bownd from England hither the last yeare. Vppon wch Complaynt of the sd Washington, the Gour caused the sd Edward Prescott to bee arrested; Taking Bond for his appearance att this Prouinciall Court of 400001 Tob, Gyuing moreouer notice to the sd Washington by letter of his proceedings therein, (a Copie of w<sup>ch</sup> lrē, wth the sd Washingtons answere thereto are as followeth).

Liber Mr Washington

Vppon vor Complaynt to mee tht Mr Prescott did in his uoyage from England hither cause a Woman to bee Executed for a Witch, I have caused him to bee apprehended uppon suspition of ffelony, & doe intend to bind him ouer to the Prouincial Court to answere it, Where I doe allso exspect you to bee, to make good yor Charge. Hee will bee called uppon his Tryall the 4th or 5th of Octobr next, att the Court to bee held then att Patuxt, neare Mrs ffenwicks howse. Where I suppose you will not fayle to bee. Wittnesses Examined in Virginia will bee of noe ualew here in this Case, for they must bee face to face wth the party accused, or they stand for nothing. I thought good to acquaynt you with this, that you may not come unprouided. This att present Sr is all from

29th Septembr

Yor ffreind Iosias ffendall.

p. 298 Honbie Sr

Yors of this 29th instant this day I receaued. I am sorry tht my extraordinary occasions will not permitt mee to bee att the next Prouinciall Court, to bee held in Maryland the 4th of this next month, Because then god willing I intend to gett my yowng sonne baptized, All the Company & Gossips being allready inuited, Besides in this short time Wittnesses cannott be gott to come ouer. But if Mr Prescott be bound to answere it the next Prouinciall Court after this. I shall doe what lyeth in my power to gett them ouer, Sr I shall desyre you for to acquaynt mee whither Mr Prescott be bound ouer to the next Court, & when the Court is that I may have some time for to prouide euidence & soe I rest yor ffreind & Serut

30th of Septembr 1650.

John Washington.

To weh Complaynt of John Washington the sd Edward Prescott (submitting himselfe to his tryall) denyeth not, but that there was One Elizabeth Richardson hanged in his ship, as hee was outward Bownd the last years from England, & comming for this prouince. neare unto the Westerne Islands, by his Master & Company, (Hee hauing appoynted one John Greene for tht Voyage Master, though himselfe was both mercht & owner of the ship) But further sayth, That he wthstood the proceedings of his sd Master and Company, & protested agst them in that busines. And that thereuppon both the Master & Company were ready to mutiny. And it appearing to the Court by the Printed Custome howse Discharge & Light-howse Bills or acquittances produced & shewen by the sd Edw: Prescott taken or gyuen in John Greenes name; that the sd Greene was master for tht Voyage, & not Edward Prescott. And noe One comming to prosequute, The sd Prescott therefore prays that hee may bee acquitted.

Whereuppon (standing uppon his Justificaon) Proclamaon was Liber made by the Sheriffe in these uery words.

O ves &c:

Edward Prescott Prisoner at the Bar uppon suspition of ffelony stand uppon his acquittall. If any person can giue euidence against him, lett him come in, for the Prisoner otherwise will bee acquitt.

And noe on [e app]earing, The Prisoner is acquitted by the Board.

To the honble the Gouernor & Councell &c:

The humble Pet<sup>n</sup> of John Bateman, humbly sheweth That whereas p. 299 yor Petr hath to his great cost & Charge purchased of Capt Tho: Bateman v. Patrickson Cornewaleys Esqr the Mannor of the Resurrection in Patuxt Riuer, et al. yor Petr hath found to his great dammage seuerall persons (namely Robt Patrickson, Will<sup>m</sup> Ennis, Alexander Watts, John Bagby, & Will<sup>m</sup> Mills) That have seated, spoyled, & worne out part of the sd Land, belonging to the sd Mannor.

Yor Petr humbly Craueth Judgmt agst the sd parties for his dammage, & hee shall euer pray &c:

This cause being intricate, by reason the surueyor is not present in Court, who can give the only light in this difference, concerning the Bownds. And it being allso alleaged by Mr Rich: Preston (interrested in the Cause who surveyed that Land now claymed by the plf, as belonging to his mannor) That Mr Henry Coursey ended (as hee supposed) the difference concerning Capt Cornewaley's Bownds of that his Land.

It is therefore Ordered tht this Busines be respited till the next Vid. fol. 328 Provincial Court. And tht Mr Robert Clearke, who surveyed the & fol. 344 Land & Mr Henry Coursey allso, who ended the former difference (as is alleaged) be summoned to the sd Court, to declare their intention concerning the Bownds mentioned in the plfs Graunt or Patent.

Whereas Anne Barbery being accused att the County Court in Attorney Caluert County for having a Bastard, & the Child being dead (yett General v. exposed & found in a Tob. howse though then lyuing) uppon suspition of ffelony: The Commisrs of the County Court have sent up this Cause to this Prouincial Court to be further heard & Determined.

Anne Barbery aged 36 yeares, or thereabouts Examined Sayth. That shee did deny tht shee was wth Child, being taxed by seuerall persons, alleging the it was nothing but the spleene shee was troubled wth. And that shee was taken on a suddaine, & could not send for woemen. The reason why shee did not acquaynt any wth it, when shee was deliuered was, Because shee intended when god made her able, to carry it to the ffather Joseph Edlow, for it was his . . . . the reason why concealed it & hid it from the men in the howse . . . . for tht shee thought they would bee uery angry wth her. That allthough p. 300 shee layd it in the Tob howse, yett shee went to it uery often &

Liber gaue it the best things shee had to comfort it, & brought it into the P.C.R. howse, when the men were att worke: & washed it, & dressed it againe, And allthough shee layd it in the Tob howse, shee lett it want for noe tendance, for shee had noe euill intentions towards it: but thought to conceale it till shee were a little stronger: ffor shee thought w<sup>th</sup>in 3 or 4 dayes shee should be able to carry it to the ffather, And th<sup>t</sup> was the only reason shee concealed it, & noe other

Taken before mee the 28th day of June 1659. Hugh Stanley.

Thomas Cobham sworne in open Court Sayth, That on the 4th day of June (as hee supposeth) att night, Lighting his Pipe of Tob: & walking up & downe the yard, hee heard a Child Cry, supposing th<sup>t</sup> there had bene Indians in the Tob howse, And went to Bed thinking nothing, Butt in the morning (the Cry running still in his mind) hee went into the Tob howse; & in a Tob. hogshead tht had a few husks about it, hee found a yowng Child, & brought it to the woman Anne Barbery, & asked her, whither that Child was hers or noe? & who was the ffather thereof? Shee answered That it was hers, & tht Joseph Edlow was the ffather of it. Soe deliuering the Child to her, hee willed her to have a Care of it, whilst hee & his Mate Thomas Nobs, went to the next Neighbors howse to help in wth a Tob howse frame. And in the way discoursing about the busines, they thought best not to leaue the woman alone. Whereuppon hee this Depont went forwards, & Thomas Nobs returned home to the woman. And the frame of the howse being gott in, hee this Depont came home, & the woman told him, tht the Child was dead. And being then night, the next morning hee went & declared the whole Busines to Mr Stanley hee being next Commist.

Anne Howse sworne sayth, That about 24 howres after the Child was departed (by the Relaon of the poeple in the howse) shee being brought thither, Saw uppon the Belly of the Child a Blew spott, about the bignes of her Two hands: & the edges of the lipps of the Child were black: the Nable string was untyde, Butt saw not one drop of Blood about it, ffurther Sayth not.

Joane Wad.... sayth the uery same, And further addeth, That shee asked.... her of Child, wth what shee tyed the Nable-string?

p. 301 & shee replyed wth a thread. But this Depont saw noe such thread wherewth it was tyed. And the mother, told this Depont that another woman named Susan Barbery, had cutt of a peice of the Nable string because it was to long.

Anne Biggs Jurat idem uerbatim quod Anne Howse ut Suprà.

Thomas Nobs Sayth, That hee first saw the Child, when his Mate brought it to the woman, That the woman uppon demand, acknowledged it to bee her Child, & begotten on her by Joseph Edlow, That his Mate & hee goeing to the next Neighbors howse according to promise, uppon the way thither, it was resolued by them th' hee this Depon't should returne to the woman, & not leave her alone in the

howse in that Condicon & tht his mate should goe forward & Liber acquaynt the next neighbors, wth it. And Comming back hee found P.C.R. the Woman suckling the Child, & after that, undressed it, & washed it. And the Nable string being to long, shee cutt a peice of it of, saying it was soe hard, shee could not boulster it up. And after soe dressing it, shee layd her selfe uppon the Bed, in the next roome wth it, & goeing now & then from his other employmts to her, hee asked her how shee did? Shee sayd the Child was weake, & thought it would not liue. And a while after shee called this Depont, & told him, that the Child was dead. And hee putt his finger to the lipps of the Child, & could not perceaue it breath.

Susan Barbery Sayth, That shee saw a Black place uppon the Belly of the Child, as bigge as one of her hands. And that shee cutt the Nable string because it was to long. That a fortnight afore discoursing wth Anne Barbery about her being wth Child; The sayd Anne sayd, That neyther shee, nor any other woman should see any Child of hers. ffurther sayth not.

And the sayd Anne Barbery acknowledging in open Court, that the Child was a Bastard borne. It is Ordered That the sd Anne Barbery bee forthwth whipped, uppon the bare back & to have thirty Lashes gyuen her.

Writt to the Sheriffe ad Exegd<sup>m</sup>, according to Order supradict.

Was called afore the Board Mr Richard Preston, William Allenby, Attorney Henry Osborne, Will<sup>m</sup> B[erry] & John Day, & accused for enter- General v. Preston et teyning & harbouring [Thomas] Thurston contrary to an Order of al. the Councell, Published on the 23<sup>th</sup> day of July last, & another Order Vide 3 Md. Arch. Coun. likewise Published on the 3<sup>d</sup> day of August following. And it being 364 certifyed & proued tht noe one of the sd persons was ignorant, but P. 302 Vid, fol, 280 had notice of, & knew the foresd Order of the Councell, & the other & fol. 290 Order as afores<sup>d</sup>, & of the Penalty therein conteyned, It is therefore Ordered That Euery one of the forsd persons respectively pay & satisfy to the Ld Proprietary of this Prouince ffiue hundd pownds of Tob, according to that latter Order published as aforesayd.

The Court adjorned by the Gouernor till to morrow morning att 9 o Clock

Mathew Stone Examined Sayth uppon Oath, That about 5 or 6 Hewes v. yeares agoe (as hee supposeth) being wth Capt Robert Vaughan, in Stone his Brother Stones Hall, att St Maries. His sd Brother came in, being moued & in passion wth William Hewes, spoake to him, & asked him, why hee went not to grynd att the Mill? And William Hewes asked him againe, who should pay him for his paynes or labour? And his sd Brother bad the sd Willm Hewes goe on wth his labour about the Mill, & hee would see him payd therefore, & further Sayth not.

Jurat Cora<sup>m</sup> me Will<sup>m</sup> Bretton.

Liber P. C. R. Oct. 6 Pnte Thursday 6th Octobr 1659.

Josias ffendall Esq<sup>r</sup> Gou<sup>r</sup> M<sup>r</sup> Tho: Gerard Philip Caluert Esq<sup>r</sup> Secr Or Luke Barber Am Edw: Lloyd M<sup>r</sup> Baker Brooke

Re Samford

John Sinkler on the behalfe of William Samford Sayth uppon Oath in open Court, That the s<sup>d</sup> Samford came into Virginia a Seruant, & was bownd to serue Co<sup>th</sup> Thomas Swan (by reason hee was yowng) Seauen yeares, according to the Custome of the Country. That hee came into the Country about Christmas. And th<sup>t</sup> hee hath beene nine yeares allready in this Prouince & in Virginia. ffurther sayth not.

Greenwells'
Estate v.
Hall

p. 303 hundred . . . . of Tob, wth Cask, ffor the paymt of wch, I the sayd

P- 303 hundred . . . . of Tob, w<sup>th</sup> Cask, ffor the paym<sup>t</sup> of w<sup>ch</sup>, I the sayd Walter Hall doe bind ouer all my stock of Cattle & hogges for the paym<sup>t</sup> of the same. As wittnes my hand Septemb<sup>r</sup> the 26<sup>th</sup> 1659

Walter Hall.

Tested by John † Walton his mrk Mary X Jackson her mrk.

Will<sup>m</sup> Euans deposeth & Sayth That this Clayme of his on the behalfe of John Greenwell Deceased, is a Reall Debt. Hee (being Ouerseer or ffeoffee in trust) having sold a Mayd servant to Walter Hall for th<sup>t</sup> same somme of Tob, w<sup>ch</sup> seru<sup>t</sup> belonged to the s<sup>d</sup> Greenewell.

And thereuppon Walter Hall acknowledgeth this Bill or Conueyance in open Court.

Gillford v. Comrs. of Calvert Co.

To the honbite the Gour & Councell &c:

The humble Pet<sup>n</sup> of Mary Gillford Widdow most humbly sheweth That where as att the last Prouinciall Court held in this County, on the 21<sup>th</sup> of Aprill, yo<sup>r</sup> honor's were pleased to putt a sick Boy to bee kept att yo<sup>r</sup> Pet<sup>rs</sup> howse. W<sup>ch</sup> Boy tarryed there untill the beginning of July following. And then went from mee (blessed be god) in health, yo<sup>r</sup> Pet<sup>r</sup> taking great care of him during the time hee was att her howse, th<sup>t</sup> hee should want for nothing th<sup>t</sup> was requisite & fitting, & could prouide for him. Insomuch th<sup>t</sup> hee rotted two blanketts & a Bolster of yo<sup>r</sup> Pet<sup>es</sup>.

In Consideraōn of w<sup>ch</sup>, & for his time of being att yo<sup>r</sup> Pet<sup>rs</sup> howse & for her Care in looking to, & tending him, shee humbly beseecheth yo<sup>r</sup> hono<sup>rs</sup> to Consider, & grant her an Order to be payd in this Country & shee shall euer pray &c:

Ordered tht this Petn bee sent downe to the County Court in Caluert County, And that the Commists of that County, see that the

Petr haue satisfaction made her out of the County, according to her Liber Pet<sup>n</sup>.

John Butteris (pr Attornat Walter Gwest) brought into the Court Butteris v. his Account for worke, w<sup>ch</sup> hee did for Cap<sup>t</sup> Will<sup>m</sup> Lewis in his life Estate time amounting to Two thousand, six hund fifty six pownds of Tob. It is Ordered tht the sd Butteris proue his sd Account in the next County Court in Charles County, (where hee is resident) or att the next Court after, & send the same downe in the Secretary's Office, who in the meane time will take notice of . . . . and: And tht soe much of the s<sup>d</sup> Lewis Estate be stoppt to . . . . Butteris, uppon proofe made as was . . . .

Called afore the Board Henry Woolchurch and taxed for har- Attorney bouring Thomas Thurston contrary to an Order of the Councell General v. Woolchurch published 23th of July last; & another Order likewise published the 3d p. 304 of August following.

The deft denveth tht he did harbour the sd Thurston, since the Vid. fol. 280 publishing of those Orders.

And it not clearly appearing to the Court, tht the deft did enter- Vide 3 Md. taine the sd Thurston as aforesd. It is therefore Ordered the this time Arch. Coun. he bee acquitted. And th<sup>t</sup> if att any time hereafter hee shall harbour or entertaine the sd Thurston, hee bee fyned fiue hundd pownds of Tob. to the L<sup>d</sup> Prop<sup>r</sup> both for this time, & fine hund<sup>d</sup> pownds of Tob more, for that time allso, hee shall soe harbour or entertayne him the sd Thomas Thurston, as aforesd,

Was called also afore the Board John Halliday, & Charged, for the Attorney being commanded by the Sheriffe to ayde & assist him, in apprehending of Thomas Thurston, hee absolutely refused & denyed soe to doe. And it prouing a Contempt in the sd Holliday by the Judgmt of the whole Board. It is ordered That hee the sd Holliday (hee having beene once afore whipt att Anarundel for the same fault) bee fyned fyue hund<sup>d</sup> pownds of Tob. to the Lord Prop<sup>r</sup> of this Prouince.

Was called afore the Board John Hall, & charged for not Execut- Attorney ing his Office of Cunstable, wherto hee was sworne: but in contempt General v. Hall of the Gouermt, released Thomas Thurston, then a Prisoner, & committed to his Charge to secure. It is ordered, (by reason the sd John Hall was a publike officer, & his Offence great, Though hee pleaded ignorance in the ffact) bee fyned One Thowsand pownds of Tob to the L<sup>d</sup> Prop<sup>r</sup> for his s<sup>d</sup> contempt.

The Gouernor (att the instance of Mr Edward Lloyd interceding & knowing the Condicon of the man, who informed; the this fact was not done by him out of any Malice) doth remitt one halfe of the sd ffyne of One Thowsand pownds of Tob.

Was called afore the Board John Bagby & Charged for the hee P.C.R. the sd Bagby being commanded by lawfull authority to make search Attorney the S Bagby being commanded by lawrun authority to make search General v. for Thomas Thurston, as Cunstable, he refused soe to doe, as com-Bagby manded, saying allso That, if hee were Cunstable, hee would doe noe such thing.

The s<sup>d</sup> John Bagby sayth that hee supposed himselfe free from the Office of Cunstable . . . . having supplyed tht Office one whole yeare, p. 305 & tht the Commists . . . . Court had nominated Ismael Wright Cunstable to succeed him in that office, though the sd Ismael Wright was not sworne, or had taken the Oath of a Cunstable, And tht had hee understood himselfe still in the office, he should euer, & will obey all lawfull authority whatsoeur.

Vppon wch the sd John Bagby is dismissed.

Overzee v. Williams To the honbie the Gour & Councell &c:

The humble Pet<sup>n</sup> of Symon Ouerzee Sheweth, Whereas John Williams stands indebted to vor Petr the summe of Three thowsand one hund<sup>d</sup> & Twenty pownds of Tob & Cask as by his account appeares, Wch Tob the sd Williams refuseth to pay.

The premises considered yor Petr humbly Craues for pent paymt of the s<sup>d</sup> summe of Tob w<sup>th</sup> dammages & Costs of suite & he shall pray &c:

The deft sayth that hee oweth the plf Two Thowsand six hundd & Twenty pownds of Tob wth Cask, Three barrells & ffowre bushells of Corne, ffor all wch hee acknowledgeth Judgmt to the ptf in open Court.

As to the defts Bill of 5001 Tob passed to the plf for Richard Abrahall, web the plf cannot find att present, It is Ordered the plf bee left to recouer the same, whenever hee shall produce the s<sup>d</sup> Bill.

Chew v.

These pents wittnes the I George Peake of the Clifts in Caluert Peake County Gent<sup>n</sup> doe constitute & ordaine my louing ffreind Cap<sup>t</sup> Sampson Waring my lawfull Attorney to defend a suite in Law commenced agst mee the sd Peake by Samuel Chew, And in Case tht hee the s<sup>d</sup> Waring shall see cause, I doe hereby impowre my s<sup>d</sup> Attorney to constitute another Attorney or Attorneys under him, And what hee or they shall doe in the premises, I doe hereby ratify & confirme, as wittnes my hand this 3<sup>d</sup> of Octob<sup>r</sup> 1659 George Peake. In pence of Thomas Elwes George M Blacketor his marke.

#### To the honbie the Gouernor & Councell &c:

The humble Petn of Samuel Chew Sheweth That whereas John Par, the Orphane of Robt Par deceased, hath bene kept & wronged by George Peake, soe tht the Child hath runne away seuerall times, & is lately come . . . . Petrs howse for Releife.

Hee therefore in the be[halfe of] the sd Orphan doth desyre tht Liber Order may be granted, Th... wth his Estate wch is justly dew to him P.C. may bee putt into yor Petrs hands. Weh is allso the desyre of the Child, yo' Pet' being next to kinne to him in these parts, &c:

To w<sup>ch</sup> Pet<sup>n</sup> of the plf, the deft (by his Attorney Cap<sup>t</sup> Sampson Waring) denyeth what is alleaged in the sd Petn, as first, tht he wrongeth the sd Orphan, secondly tht hee is of noe kinne to the sd Orphan.

Whereas John Par the Orphan of Robt Par Deceased was putt into the posses<sup>n</sup> & tuition of the deft by Order of Court. And it appearing by the testimony of divers Neighbours now actually present in Court, that the deft treateth the Orphan louingly & well. It is therefore Ordered tht the deft reteine, & keepe still the sayd Orphan, and his Estate.

### To the honble the Gouernor & Councell

The humble Pet<sup>n</sup> of Samuel Chew Sheweth, That whereas yo<sup>r</sup> Pet<sup>r</sup> Chew v. hath payd 1200t of Tob & Cask to ffrancis Billingsley for his part of Peake Building Two howses uppon Plum-Poynt where George Peake now dwelleth, & maketh use of the sd howses & did once promise paymt of the sd 1200t Tob. But neuer denyeth me satisfaction for my Tob soe disbursed for him

Therefore yor Petr desyreth an Order for the sd Tob. it being his iust due.

The plf not making appeare what hee alleageth agst the deft in his Pet<sup>n</sup>, The Defts Attorney Craueth an nonsuite agst the plf, Wch was graunted him by the Court, wth Costs of Suite.

### To the Rt Honbite the Gour & Councell.

The humble Pet<sup>n</sup> of Daniel Clocker Sheweth, That whereas the Clocker v. Jury (in the Case depending betweene yo' Pet', & M' Symon Ouer-Chandler (per yor Pet Attorney of M' Job Chandler) hath fownd yo' Pet' yett Oyerzee) unsatisfyed. Yor Petr demandeth satisfaction to the ualew of fiue Vid. Juries hund<sup>d</sup> pownds of Tob & Cask, ffor yor Petrs Wifes Attendance, 297 being in the busiest time of her Dayry. And one hundd pownds of Tob for the Coffin, according to the usuall rate of the Prouince wth Costs of suite And yor Petr as in duty bownd shall pray.

Vppon the plfs Petn for 600 Tob. It is Ordered the deft pay unto the plf. One hogshead of Tob. weighing neate Three hundd pownds, ouer & aboue Costs of suite.

## To the Rt honbite the Gouernor & Councell

The [humble] Petn of Thomas Mitchell Sheweth, That wher [eas Mitchell v. there] is a former Order of this wor<sup>th</sup> Board, for the Attatchm<sup>t</sup> of Mitchell's 1000 Tob, yor Petr is indebted to the Estate of Capt Willm Mitchell Vid. fol. 204 Liber Deceased, W<sup>ch</sup> was to be payd uppon the deliuery of an Indenture of P.C.R. yo<sup>r</sup> Pet<sup>rs</sup> sonne (w<sup>ch</sup> the s<sup>d</sup> Cap<sup>t</sup> Mitchell had for his security) as by a noate yo<sup>r</sup> Pet<sup>r</sup> hath from under his owne hand, appeares, Now Cap<sup>t</sup> Cornewaleys hauing procured an Order for the attatching this Tob, Yo<sup>r</sup> Pet<sup>r</sup> humbly therefore beseecheth yo<sup>r</sup> wor<sup>ps</sup> to Order That hee may haue the s<sup>d</sup> Indenture (according to Couen<sup>t</sup>) deliuered, & the Tob shall be ready, Or ells th<sup>t</sup> yo<sup>r</sup> wor<sup>ps</sup> will please to reuerse the former Order for Attatching the Tob. & yo<sup>r</sup> Pet<sup>r</sup> shall as in duty bownd pray &c:

Vid. fol. 204 ut Suprà

Ordered uppon the fores<sup>d</sup> Pet<sup>n</sup>, That Cap<sup>t</sup> Thomas Cornewalleys or his Attorney, uppon the paym<sup>t</sup> of One Thowsand pownds of Tob (for w<sup>ch</sup> formerly hee obteyned Judgm<sup>t</sup>) giue the Pet<sup>r</sup> security for deliuering him an Indenture of the sonne of the s<sup>d</sup> Pet<sup>r</sup>, w<sup>ch</sup> was bownd ouer to Cap<sup>t</sup> Will<sup>m</sup> Mitchel for the s<sup>d</sup> Mitchels security of paying one thowsand pownds of Tob, as the Pet<sup>r</sup> hath declared in his fores<sup>d</sup> Pet<sup>n</sup>.

To the honbie the Leuitent Graft & Councell of Maryland &c:

Sadler v. Smith

The humble Pet<sup>n</sup> of Giles Sadler undersheriffe Sheweth That vo<sup>r</sup> Petr had an Attatchmt to serue to the ualew of 600t Tob for Walter Senswerfe uppon the Estate of Alexander fforgesson & yor Petr returned the sd Attatchmt att a Court held the 10th of May last, Att weh Court there passed an Order, the yor Petr should have the goods attatched, appraysed by two honest men, & deliuered unto the sd Senswerfe, Wch yor Petr did according to Order. And the goods attatched were appraysed to the ualew of 550t of Tob, & deliuered unto Rich: Smith the Attorney of the sd Senswerfe, And the sd Rich: Smith refuseth to pay the ffees therefore, allthough due by Act of Assembly, ffor weh yor Petr humbly Craueth the Judgmt of this honbie Court, Whither, or noe hee shall have his ffees allowed by Act of Assembly? & Allso why an Order shall cutt of the ffees of an Exequion? And allso what shall bee allowed to the Appraysers in the hund<sup>d</sup>? I hope the paynes of an Officer will bee Considered by yor honors, & hee shall &c pray &c:

Vppon the Pet<sup>n</sup> of the aboues<sup>d</sup> Giles Sadler It is adiudged That hee being Vndersheriffe Rightly Layd Attatchm<sup>t</sup> & Leuyed Exequuōn, & Ordered that hee haue his ffee payd him therefore, by the s<sup>d</sup> Senswerfe, or his Attorney imploying him; as is . . . . in th<sup>t</sup> Case by Act of Assembly.

p. 308 Will<sup>m</sup> Parker v. Henry Mitchell

This Cause following was sent up from the Clerke of the Court in Caluert County, there held 12th of July 1659, as followeth.

The Compl sueth the Deft in an accon of ffelony, for stealing away Grace Molden, his Daughter in Law, who is under age The deft denies th thee stole her. The  $s^d$  Grace confesseth in Court that shee did goe willingly  $w^{th}$  him. att the earnest request of the pH, & uppon

the Oathes of James Shacklady & Thomas Hobson, It is Ordered Liber by the Court tht the deft remaine in the Custody of the Sheriffe untill P.C.R. hee give in good Security to appeare att the next Provinciall Court there to answere unto a penall Statute provided in tht behalfe agst the taking away of Orphans from their Guardians.

James Shacklady aged 21 yeares or thereabouts sworne & examined the 11<sup>th</sup> of July 1659, Sayth, That hee did take a Desk of Henry Mitchell in the Portch, w<sup>ch</sup> hee did giue him, & carryed the same Desk downe to the Landing, att the time when they went away, That Henry Mitchell did take Grace Molden by the hand, & lead her downe to the Landing, & putt her into the Boate. And further the s<sup>d</sup> Depont Sayth That uppon ffriday att night the first of July, Henry Mitchell would then haue carryed Grace away & shee would not, & further Sayth not.

Jurat Cora<sup>m</sup> Sampson Waring.

Thomas Hobson aged 26 yeares, sworne & Examined Eod. die. ut Suprà Sayth, That hee did not know any thing of the busines betweene Henry Mitchell & Grace Molden, But sitting in the Porch w<sup>th</sup> the s<sup>d</sup> Grace, & Anne Napken, in the meane time Henry Mitchell & John Barramore did come to them, And when they went away hee this Depont went downe to the Landing w<sup>th</sup> them, And att the Landing Henry Mitchell did take Grace Molden in his armes & putt her into the Boate, & further sayth not.

Jurat Cora Sampson Waring.

Anne Napken aged 25 yeares or thereabouts, sworne & Examined Eod die. Sayth, That shee went downe to the Landing wth Henry Mitchel & Grace Molden, That shee did know before, there was loue betweene them. But Henry Mitchell allwayes told this Depont, that hee would not marry Grace Molden, untill such time as her mother did come into the Country, That the sd Grace was resolued to marry wth the sd Henry whither shee had her ffathers good will in it, yea or noe. That shee this Depont carryed her Box for her out of the Buttery into the Porch, That Henry Mitchell did speake to John Barramore to take the Box wth him downe to the Landing & to the best of her knowledge the sd Barramore did take the same box downe to That Henry Mitchell did take Grace Molden downe from the . . . . & putt her into the Boate: & caused her Cloathes to be carryed [to the] Landing wth them, & further sayth not.

Turat

George Jaques aged 37 yeares or thereabouts sworne & Examined p. 309 Eod. die Sayth, That uppon the first of July 9 or 10 a clock att night Henry Mitchel informed this Depont, that there was loue betweene Grace Molden & him the s<sup>d</sup> Henry. That hee did tell this Depont th

Liber hee heard, that the Seruants in the howse were agst it, whereuppon P.C.R. this Depont councelled him, not to take her away prinately, in not acquaynted his master wth it; But first acquaint his sd master, & hauing his good will, hee did not know any of the seruants would bee agst it. Vppon tht the sd Henry did take him this Depont by the hand, promising him That as hee hoped to bee saued hee would not take her away, wth out first acquaynting this Deponts master wth it, & had his good will in it. And when the sd Henry Mitchel did take away the sd Grace Molden, or att what time of the night; or how her apparell, & lynnen; her Box & her desk; and other things shee tooke wth her were conueved out of the howse this Depont knew not of, And further Sayth not.

Jurat Coram Sampson Waring

Will<sup>m</sup> Ireland aged 25 yeares or thereabouts sworne & Examined Eod. die Sayth, That hee did know there was loue betweene Henry Mitchell & Grace Molden, That he this Depont did speake to the sd Grace of it, But shee denyed it, That Henry Mitchell acquainted him wth it, & told him tht hee heard the Seruants of the howse were agst it. And this Depont desyred the sd Henry to tell him, wch Seruants those were: But the sd Henry refused to tell him, & further sayth not.

Jurat Cora<sup>m</sup> Sampson Waring.

Was called afore the Board Grace the now Wife of Henry Mitchel & Examined. And the sd Grace confidently declared, tht Henry Mitchel did not Steale her away (as the Court is informed) But rather more willingly shee went away wth him; then hee did wth her: for that shee was before tht time resolued to marry him, bearing loue & affection to him, And it not appearing by any of the Depos<sup>ns</sup> shewen in Court, that the Deft did steale away his now Wife (Grace Molden) And the plf not able to make further proofe thereof, The Deft craues an nonsuite weh was graunted him.

The Court adiorned by the Gouernor till to morrow att . . . . afternoone.

To the honble the Gouernor & Councell &c:

p. 310 Hammond

The humble Pet<sup>n</sup> of Anne Hammond Sheweth, Whereas yo<sup>r</sup> Pet<sup>r</sup> v. Dodson did att the last Prouinciall Court held for this Prouince Recouer an Order for Attatchm<sup>t</sup> agst a seruant of Jaruise Dodson. And whereas it was then Ordered tht if the sd Dodson did not appeare att this Court, That yor Petr should be possessed of the sd Seruant

> Yor Petr therefore humbly craueth Order for the sd Seruant, & Satisfaction for his last yeares worke, &c:

### ffriday 7th of Octobr 1650.

Liber P. C. R. Oct. 7

Pnte

Josias ffendall Esqr Gour Capt Willm Stone Mr Baker Brooke Mr Tho: Gerard Con Nathan: Vtye Dr Luke Barber | Mr Edward Lloyd

Whereas att a Provinciall Court held the 3d of March last, An Hammond Attatchmt agst the Estate of Jaruise Dodson was then continued, to v. Dodson Vid. fol. 213 the intent the sayd Dodson might haue notice thereof, & put in his Vid. fol. 233 answere to tht Claime. And whereas likewise att the Court held the fol. 346 22th of Aprill following, It was Ordered tht a Serut of the sd Dodson, then under Attatchm<sup>t</sup>, & in the Sheriffes Custody, should bee put into the plfs hands or posses<sup>n</sup>, & him to keepe till the last day of Nouember following: To the intent likewise the sd Dodson might afore tht prefixed time, appeare, & make proofe, whither the plf hath injured him in this her Clayme, or not? (as by both the sd Orders of Court may more att large appeare) And whereas the sd Dodson hath not made his appearance att eyther of the sd Courts by himselfe or his Attorney; nor made any Enquiry or just Clayme after the sd Seruant since in Complyance wth the former Order Court on the 22th of Aprill as a foresd.

It is therefore ordered That Capt Nicholas Gwyther Sheriffe (in whose Custody the Serut now is) deliuer the sd Seruant unto the plaintiffe.

The deft sayth, the hee was not summoned, & therefore denyeth Willim to make answere att this Court to this action. Ordered therefore the Hewes v this Cause be respited till next Prouinciall Court. And the Gour Stone giue Commis<sup>n</sup> to Mr Edward Lloyd, or some other (as hee thinke fitt) to admister Oath to Capt Robt Vaughan att . . . . to examine uppon such Interrogatories, & the deft . . . . Charge wth.

Whereas Philip Morgan was requyred by the Sheriffe of Ana- Attorney rundall to assist him, in apprehending Thomas Thurston, according General v. Morgan to Order of the Councell published on the 23<sup>th</sup> of July last: w<sup>ch</sup> compared to order of the Sheriffe hee refused to obey; And was thereuppon Vide 3 Md Arch. Coun. warned or summoned by the sd Sheriffe to attend, & make his appearance att the Prouinciall Court to bee holden att Anarundel on the 3<sup>d</sup> of August following, W<sup>ch</sup> Command likewise the s<sup>d</sup> Morgan disobeying, & in contempt (as is supposed) of the Gouerm<sup>t</sup> absented himselfe, & appeared not uppon the sheriffs lawfull summons att th Court, as hee ought to have done. And it appearing to the Board, a Contempt, in the sd Morgan in not obeying such lawfull authority, It is therefore Ordered tht the sd Philip Morgan bee fyned, & pay to the Lord Proprietary One Thowsand pownds of Tob & Cask.

Liber P. C. R. Cornwaleys v. Mitchell's

Know all men by these pents the I Richard Hotchkeys Attorney for Capt Thomas Cornewaleys Esqt doe authorize my louing ffreind Mr John Bateman to take any thing out of the Court tending to one Admini. Thowsand pownds of Tob, weh Capt Willm Mitchel oweth to the fores<sup>d</sup> Cornewaleys wittnes my hand this present 5<sup>th</sup> of Octob<sup>r</sup> 1659 Rich: Hotchkeys

Whereas att a Court held in Caluert County on the 22th of Aprill, Vid. fol. 243 The plf then sued for one Thowsand pownds of Tob, attatched in the hands of John Bateman mercht, Wch Attatchmt was then continued, (tht the Admistrator houe notice gyuen him thereof,) & the Cause Vid. infrà respited till next Prouinciall Court, And whereas att this Court fol. 324 [the] plfs Attorney being sick & constituting the sd John Bateman [his] Attorney, But not sending the plfs Specialty of Capt Will<sup>m</sup> Mitchel . . . . by the Debt may appeare due, & iust, And the sd Mr Bateman reg[uests] tht eyther the sd Attatchmt be taken of or Judgm<sup>t</sup> to proceed ther . . . . that he is Responsable to other Cred<sup>rs</sup> to

> It is Ordered (the sd Admistrator neyther att this Court, . . . mer, holden as afores<sup>d</sup>, appearing by himselfe or Attorney) That . . . . bee sent downe to the County Court in St [Maries] County; & tht the plf [by him]selfe or Attorney makes his . . . . appeare due. And . . . . passe therein.

This Cause is sent up by the Clerke of the County Court of St Half v. Pille Maries County as followeth (Viz)

Att a Court held att New Towne 21th June 1659

Pnte Dr Luke Barber Capt Willm Euans Mr Will<sup>m</sup> Barton Mr Tho: Mathewes Comrs.

Mr James Langworth Mr Rich: Banks

This Cause being referred from the Prouinciall Court, a Jury is impanelled, & ordered to try the Cause, who are as followeth (Viz)

Walter Pakes Tho: Philips Rich: Neuett Tho: Belcher Will<sup>m</sup> Boreman Rich: Bennett Patrick fforrest John Washington Will<sup>m</sup> Edwin John Walton Will<sup>m</sup> Styles Tho: Carpender.

To the honbit the Gour & Councell of the Prouince of Maryland

The humble Pet<sup>n</sup> of Walter Hall Sheweth That whereas yo<sup>r</sup> Pet<sup>r</sup> having Two hogsheads of Tob. att Mr Pilles Tob. howse: & goeing wth Seamen thither to pay them the Tob, Mrs Pilles did forwarne the Seamen they should not meddle wth it, & would not lett them carry it away, where now it hath layen this two yeares, to the great damnage of yor Petr

tht Estate in Virginia.

Wherefore yo' Pet' humbly desyres, That yo' hon's would grant Liber him an Order for soe much Tob, wth dammages & Costs of suite & P. C. R. yo' Pet' shall euer pray &c:

Referred to the County Court Will<sup>m</sup> Bretton.

The Depos<sup>n</sup> of John Jarbo aged 40 yeares sworne & examined in Court Sayth, That M<sup>r</sup> Pille bad this Depon<sup>t</sup> tell M<sup>r</sup> Hall, th<sup>t</sup> hee might dispose of the Tob. if hee would, & further Sayth not.

The Depos<sup>n</sup> of Rob<sup>t</sup> Sheale aged 30 yeares sworne & examined Sayth in Court, That there were such hogsheads of Tob, att M<sup>r</sup> Pilles Tob. howse w<sup>ch</sup> went under the notion of M<sup>r</sup> Halles Tob, but whither they were his he knoweth not.

Bridgett Shales aged 35 yeares or thereabouts sworne & examined the 20th of Aprill Sayth, That being att the howse of  $M^r$  Pilles, when the Seamen came to fetch  $M^r$  Halles Tob. Shee heard  $M^{rs}$  Pille say, shee would goe & stop . . . . Tob. for they should have none of it. Whereuppon (in her sight) . . . . Tob howse to them, where they talked very lowd & the Sea . . . . wthout it, & further sayth not.

Jurat . . . . rber.

The Depos<sup>a</sup> of ffrancis Beckwith aged 18 yeares or thereabouts p. 313 sworne & Examined, Sayth in Court, That being att John Greenewells before Easter three yeares agoe, as shee thinketh, The Seamen came to receiue Tob, we<sup>th</sup> M<sup>rs</sup> Pilles in her husbands name forewarned them not to doe. But M<sup>r</sup> Hall made answere th<sup>t</sup> hee would haue it, in spight of her husbands teeth, & hers to, & further Sayth not.

M<sup>rs</sup> Martha Lewger aged 30 yeares or thereabouts sworne & examined this 18<sup>th</sup> of Aprill Sayth, That the Boteswaine of M<sup>r</sup> Wrights ship by name Rob<sup>t</sup> Thompson, goeing to M<sup>r</sup> Pilles howse to receaue M<sup>r</sup> Halls Tob. the s<sup>d</sup> M<sup>rs</sup> Pilles stopt it in the L<sup>d</sup> Protecto<sup>rs</sup> name, bidding him touch it att his perill, ffor shee would haue my L<sup>d</sup> Protecto<sup>rs</sup> war<sup>t</sup> for him, if hee did, or words to this purpose, & further sayth not.

Jurat Cora, Luke Barber.

Walter Hall declareth in open Court, That the Plantaön was neyther in M<sup>r</sup> Pilles, nor his posses<sup>n</sup>, but John Greenewells, when his Tob was stopped by M<sup>rs</sup> Pilles.

The Jurors Verdict

Wee find for the pff, wth Costs of Suite

The Court doth Order the dēft to pay to the plf Two hogsheads of Tob. weighing neate six hund<sup>d</sup> pownds; w<sup>th</sup> Court Charges, ells Execuōn. A true Copie by me

Roger Isham Cler.

Liber P. C. R. Hitherto the Proceedings in the County Court.

In the Prouinciall Court as followeth. Whereas M<sup>r</sup> John Pille hath made complaynt to mee, That . . . depending in S<sup>t</sup> Maries County Court betweene him & Walt[er Hall] of New Towne, there was contrary to Law & Custome a . . . whereof Seuerall were neyther Inhabts of the County . . . & doth therefore desyre That the Judgmt gyuen . . . . ing noe lawfull Jury, may be arrested, & the whole . . . . [be] fore the Prouincial Court.

These are therefore in the L<sup>d</sup> Prop<sup>rs</sup> name to . . . . [ar]rest the s<sup>d</sup>
Judgm<sup>t</sup>, & to giue not[ice] to the . . . . concerning this suite up to
the . . . . Walter Hall, th<sup>t</sup> there . . . taken in the Prouince . . .
command yo<sup>u</sup> to sum[mon] . . . [re]quyre yo<sup>u</sup>, for the answere

P-314 the contr . . . Court ensuing the date hereof returne this yo<sup>r</sup> writt.
Gyuen under my hand this 4<sup>th</sup> of July A° 1659 To the Sheriffe or his
Deputy.

Josias ffendall

### To the honbie the Gouernor & Councell &c:

The humble Petn of John Pille Sheweth, That whereas yor Petr att the last Prouinciall Court held for this Prouince was arrested to the s<sup>d</sup> Court by Walter Hall, Att w<sup>ch</sup> time yo<sup>r</sup> Pet<sup>r</sup> being imployed as a Juror, in the seruice of the Lord Proprietary, the sd Walter Hall procured a Reference out of this Court to the County Court, unknowne to yor Petr & uppon tryall there gott a Judgmt agst yor Petr for 600<sup>t</sup> of Tob. uppon suspition of stoppage of two hogsheads of Tob, by yor Petrs Wife, Weh supposed stoppage being alleaged by the sd Walter Hall att the last Prouinciall Court to discount web yor Petr was adjudged noe stoppage uppon the Oath of Mrs Hammond. And yor Petr had an Order graunted for the full summe hee sued for, Weh sd oath of Mrs Hammond, allthough taken in the County Court doth not appeare uppon the Copie of the Records, Wch sd oath was most pertinent to ouerthrow Walter Halls plea. And the Jurors hauing it not to consider of, yor Petr conceineth was the cause the Verdict was brought agst him. And allso yor Petr sheweth tht hee findeth uppon the Copie of Mr Jarboes Oath, That the words Hee knoweth not what Tob. we're attested in Court, are not in the Copie of his oath. And yor Petr further sheweth that Two of the Jurors weh were impanelled att the County Court, were not Inhabitants wthin this Prouince; & one, nott of the County, And one of the sd Three suddenly after the Verdict Reported the I had a greate deale of wrong. And yor Petr conceiveth hee hath sufficient Cause of accon agst him & hee lyuing not in the Prouince hath not opportunity to sue him. And allso conceiveth tht Mr Halls Euidence doth in noe wayes proue his Pet<sup>n</sup>, & yor Pet<sup>r</sup> humbly prayeth tht the Judgmt att County Court may bee reuoked, & hee may have a rehearing of the Busines or ells nonsuite, & yor Petr shall pray &c:

These may Certify all whom it may concerne, That I whose name Liber is underwritten: meeting wth Mr John Wasington at [Ma]tapany, P.C. R. the next day after the last June Court held att New Towne (for St Ma[ries County] I enquyred of the sd Mr Washington what was done in the busines there . . . . [bet]wixt [M]r Pille & Mr Hall. He answered that the Court referred . . . . ch Jury himselfe was one. That they found the . . . . & could not All agree, concerning the gyuing . . . . couer allthough himselfe, & Will<sup>m</sup> Boreman . . . . Jury) [pp. 315 to did labour much to cause the rest . . . . derstanding of the busines, for lacking preuention

.... Executors Admistrators or Assignes for euer. In wittnes Re Morris whereof I haue hereto putt my hands this 6th day of October 1659. October 6,

1659

The marke of John † Morris

Wittnessed by us Robert Lloyd The marke of Richard + Dod.

These pents testifyeth That I Giles Tomkins doe assigne & make Re Tomkins ouer all my Right & Tytle of this Condicon herein specifyed to Mr Jan. 17, ffrancis Doughty, him his heyres admistrators, Executors or assignes for euer. As wittnes my marke this 17th January 1659/60

> Giles A Tomkings marke

Wittnes Will<sup>m</sup> Barton Junior Richard R. 2. Smoute marke.

Bee it knowne unto all men by these pents the Capt George Euelin Re Evelin Esqr doe acknowledge to have had & received of Temperance Jay the sume of One hundd & Twenty pownd of lawfull money of England, for the wch money I doe bind my selfe my heyres Executors or assignes firmely by these pents to pay or cause to be payd, unto the sd Mrs Jay in Virginia Twenty pownd Sterl pr Annum, Beginning nine weekes before Michaelmas 1649, Weh Twenty pownd is to bee payd euery yeare during her life. And because money is scarce in Virginia. I doe oblige my selfe to pay unto the sd Mrs Jay, soe much goods, as shee shall like of amounting to the s<sup>d</sup> sume of Twenty pownd sterl: & tht the sd money or goods bee payd att every halfe yeares end according to proportion. And if in case the sd Mrs Jay should dye wthin a yeares space, then I the sd George Euclin doe promise to pay or cause to bee payd Twenty pound sterl, to such person or persons as the sd Mrs Jay shall appoynt mee before her decease, moreouer if in case Mrs Temperance Jay should return into England wth in the space of three yeares after her arryual in Virginia I doe binde my selfe, my heyres, Executors or assignes to pay or cause to be payd unto the sd Mrs Jay wth in three months after her arryuall in England the s<sup>d</sup> sume of One hund<sup>d</sup> & Twenty pownd sterl of lawfull money of England, And in case of non paymt I the sd George Euelin doe binde

Liber ouer to the sd Mrs Jay a Considerable quantity of Land in Greendall P. C. R. old ffort or Middle Plantaon amounting to the sd sume of Twenty pownd sterl pr Annum. In wittnes hereof I have hereunto sett my hand & Seale this 11th day of October 1649 George Euelin Testis Tho: Pott Sam: Cooper John Joyce Sea + le

ffebruary 280 1659/60

nicholas Gwyther Sheriffe of St Maries County Returnes his writts, warts summons &c: (All Excutd.) Except John Shirtcliffe X p. 342 Willis, Wal Sheriff's John Walton. Capt Tho: Cornewaleys 2 Accons X John Shirtcliffe, returns & Hen: Spinke Marks Pheypo X Will<sup>m</sup> Smoote.

John Coursey Sheriffe of Kent County Returnes his Writts &c: (All Executed)

Will<sup>m</sup> Coursey Sheriffe of Caluert County Ret. Writts &c: (All Executed) Except Alexander Anderson X Richard Sullock.

Vid. fol. 351

And uppon the Writt of Attatchm<sup>t</sup> Pro Augustino Herman X Maior John Billingsley Ret ffiue hogsheads of Tob. attatched.

William Empson Vndersheriffe of Charles Ret. Writts &c: (All Executed) Except, Edward Prescott X Seuerall pesons (Arthure Turner only arrested) Robert Lloyd X Daniel Hutt.

John norwood Sheriffe of Anarundel County Ret writts &c: (All Executed)

Vide 1 Md.

Att a Prouinciall Court held att St Clements Mannor in St Maries Arch. Ass. County on Twesday 28° ffebruary 1659. 382 Pnte

> Josias ffendall Esq<sup>r</sup> Gou<sup>r</sup>, M<sup>r</sup> Thomas Gerard D<sup>r</sup> Luke Barber Philip Caluert Esqr Secr Cott John Price Co<sup>#</sup> Nath: Vtye Mr Robt Clearke Mr Baker Brooke.

Vppon Speciall occasion of the Councell The Court adiorned by the Gouernor till tomorrow morning att 10 o'Clock.

Feb. 29 Jury impaneled Wednesday 29° ffebruary, 1659°.

Pnte as yesterday.

Writt to the Sheriffe to impanell a Jury of 12 men to attend the Court this day as Jurors, & giue in Verdict to the Board in those Causes wherein they shall bee requyred.

Sheriffe Ret his Writt & Warned fforeman.

Will<sup>m</sup> Smoote Daniel Clocker Nicholas Yowng Robt Cole Thomas Lomax Robt Kedger Rich: ffoster Marks Pheypo George Mackall, Edmond Lindsey W Beane Luke Gardner

Mr Peter Bath this day sworne in open Court to administer Oath, & faythfully to draw up Depositions, to the best of his understanding, whereunto hee shall be requyred, Touching the Prouinciall Court in Liber P.C.R. this Prouince.

Came afore the Board John Maunsell, & declareth how the his Re ffather John Maunsell being lately Deceased, And hee thereby left Estate Orphane about sixteene or seauenteene yeares of age. Craueth the Priviledge of choosing his Guardian, W<sup>ch</sup> was Graunted him by the Board.

And the sd John Maunsell made Choyce of Capt Willm Euans for his Guardian.

Ordered tht The sd Capt Willm Euans take out Ires of Admistraon, & giue in a true & perfect Inventory of the Estate of the sd John Maunsell, in behalfe of the Orphane, & an Accompt when euer hee shall bee therto required by the Judge in Testamentary Causes in this Prouince.

Came afore the Board Thomas Taylor of Patuxt River in Caluert Re County, & sheweth how tht his Mother Jane Eltonhead, the Relict Estate of Will<sup>m</sup> Eltonhead Esq<sup>r</sup>, being lately Deceased, & hee thereby left Orphane about the age of sixteene or seauenteene yeares, Craueth the Priviledge of choosing his Guardian, Wch was graunted him, And the sd Thomas Taylor made choyce of Mrs Jane Eltonhead. Ordered tht the sd Jane Eltonhead take out Lres of Admistraon, & giue in a true & pefect Inuentory of the Estate of the sd Jane Eltonhead, in behalfe of the Orphane. And an accompt when euer shee shall bee thereto required by the Judge in Testamentary Causes in this Prouince

Know all men by these pents the I John Bateman of Patuxt mercht Bateman v. doe appoynt my louing ffreind Mr Henry Coursey Gent my true & Bagby and Mills lawfull Attorney to defend a suite depending in the Prouinciall Court of Maryland, betwixt mee, & John Bagby & Will<sup>m</sup> Mills & others, wth sufficient power in it, as I my selfe could doe. And what my sd Attorney shall doe I doe by these pents ratify & confirme as fully as my selfe could doe and to appoint Attorney or Attorneys as hee shall thinke fitt. In wittnes whereof I have hereunto sett my hand this 20th ffeb. 1650 John Bateman.

Wittnes Rich: Moore

Whereas att the last Prouinciall Court the plf arrestd Robt Patrick- p. 344 son, John Bagby, Will<sup>m</sup> Mills &c: defts, then shewing by his Pet<sup>n</sup>, how tht the sd parties have seated themselves uppon his Mannor, purchased of Capt Tho: Cornewaleys, And whereas it was att that Vid. fol. 299 Court ordered tht Mr Robt Cleark, & Mr Henry Coursey be summoned to this Court to declare their intention & knowledge concerning the Bownds of tht Land now in question.

Liber P. C. R.

The pff not being p<sup>e</sup>nt in Court, But by his Attorney M<sup>r</sup> Henry Coursey who is one of the Wittnesses summoned in this Cause, Ordered that the Cause bee respited till next Prouinciall Court, And further, th<sup>t</sup> M<sup>r</sup> Rob<sup>t</sup> Clearke & M<sup>r</sup> Henry Coursey (being lawfully summoned) giue in their Depos<sup>ns</sup> att this Court, touching the pffs claime.

Philip
Calvert Esqr
his Lps
Receivr
grāll v.
Capt Miles
Cooke
Vid. Order

The pff sheweth how th<sup>t</sup> according to his Order & appoyntment from his  $L^p$ , hee demanded of the dēft, The Port duties (as is prouided by Order of Assembly)  $w^{ch}$  the dēft refused to pay. And thereuppon obteyned Order for Attachm<sup>t</sup>.

The deft sayth th' hee did not deny the paymt of the Port Duties, fol. 320

The deft sayth th' hee did not deny the paymt of the Port Duties, if in Case his L<sup>p</sup> requyred them of him, But being his L<sup>ps</sup> serut, & one of his Admiralls here, hee supposeth himselfe not chargeable wth those Duties. And how that those duties were not demanded of him according to the Act or Order of Assembly.

Will<sup>m</sup> Bretton Sayth uppon Oath That hee went in Company w<sup>th</sup> M<sup>r</sup> Caluert aboard Cap<sup>t</sup> Cooks ship, when hee demanded the Port Duties. And Cap<sup>t</sup> Cooke sayd th<sup>t</sup> if his L<sup>p</sup> requyred them in England, hee would satisfy them. But being pressed by M<sup>r</sup> Caluert, whither hee would giue him his Bill of Exchange into England therefore, yea or not, the s<sup>d</sup> Cap<sup>t</sup> Cooke absolutely refused, & sayd hee would not, ffurther sayth not.

Zachary Wade sworne in open Court sayth That hee was on board Capt Cookes ship when Mr Caluert was aboard. And uppon motion of Mr Caluert touching Port Duties, Capt Cooke sayd That if his Lp requyred it in England hee would pay it, But hee would not give Bond for it here, & further sayth not.

The Gouerno<sup>r</sup> requyreth the Councell to deliuer their Judgm<sup>ts</sup> seuerally whither Cap<sup>t</sup> Cooks answere were ssufficient yea or noe.

Co<sup>#</sup> Vtye. Powder & shott ought to haue bene demanded according to the Act, & payd by him: & That his answere was sufficient & the sloope not justly attached.

Mr Baker Brooke the same.

Dr Luke Barber the same.

 $M^{r}$  Thomas Gerard. That the Sloope ought not to be condemned or attached.

Co<sup>†</sup> John Price. Answere not sufficient: & the sloope iustly attatcht.

p. 345 Mr Robt Clearke. That the Attatchmt of the Sloope was iust, in tht Capt Cooke complyed not: nor payd those duties eyther in this County or in England.

Gouerno<sup>r</sup>. That Cap<sup>t</sup> Cookes answere was not sufficient, all-though the Port Duties were to bee payd in money & his L<sup>ps</sup> Receiver demand it.

Know all men by these pents the I Anne Tilney of the Crosse in Liber the Prouince of Maryland, & Executrix of Richard Hotchkeyes of Anne the same place deceased, have constituted appoynted & ordayned, & Hammond doe by these pents constitute, appoynt & ordaine John Abington of v. Anne the place afores<sup>d</sup> my true & lawfull Attorney, for mee & in my name, & to my only use, to aske, demand & receive all debts, dues & demands whatsoeur now belonging to me the sd Anne Tillney, & uppon non paymt to impleade or imprisone any peson or pesons, as my sd Attorney shall see cause, & uppon paymt made to release acquitt or discharge any peson or pesons as aforesd, as allsoe to pay all just debts due from mee, or the aforesd Richard Hotchkeys: & whatsoeur my sd Attorney shall doe in the aforesd premises I bind my selfe to ratify & confirme in as ample manner, & wth as much power as all Attorneys hath or ought to haue, as Wittnes my hand this 12th day of Nouembr 1659 Anne Tillney

Wittnesse Thomas Mathews Hest. Mathews.

The plf sheweth by her Pet<sup>n</sup>, how tht shee sould unto Mr Richard Hotchkeys her Plantaon in Brettons Bay for 5500<sup>t</sup> Tob, to bee payd by him the s<sup>d</sup> Hotchkeys att one entire paym<sup>t</sup>, Couenanting w<sup>th</sup> all tht the sd Hotchkeys should ship, or carry on board the sd Tob for her use, weh the sd Hotchkeys did not, & further shee alleageth, the shee hath not yett receiued satisfaction for her sd Plantaon, One hogsheade of Tob being only discounted for her use, towards the paymt thereof, w<sup>ch</sup> shee doth allow, & noe more. The deft, by her Attorney, sayth, th<sup>t</sup> M<sup>r</sup> Hotchkeys (as may appeare by his Booke of Accompts) hath payd the greatest part of tht Debt, & that there remaines unpayd not aboue Two hogsheads of Tob, or thereabouts weh the deft is ready to satisfy.

Capt Will<sup>m</sup> Euans sworne in open Court Sayth, That by discourse wth Dr Wade, Mr Hotchkeys, & Mrs [H]ammond, he understood there was a Contract, or bargaine made (as he thinks) for 5500<sup>†</sup> p. 346 Tob. for her Plantaon & a Bill was passed for the sd plantaon, & gyuen in Dr Wades name: And tht Mrs Hammond intrusted Mr Hotchkeys to receive the Tob. Whereuppon Dr Wade called her foole for intrusting him to receive his owne Tob. Hotchkeys himselfe being then present. And further tht Mrs Hammond gaue Dr Wade order to deliuer in the Bill to Hotchkeys, then when shee imposed her trust in him, Because there was a Rumour in the Country that shee intended thereby to defray or cheate her Creditors.

Edmund Nanfan deposed sayth That there was an absolute bargaine concerning the plantaon, & Mr Hotchkeys promised her honest pay for it, & not to fayle her in her Tob, And Mrs Hammond sayd shee would trust to his honesty.

Ordered the this Cause be respited till next Prouinciall Court.

Liber P. C. R. Hammond Vid. fol. 151 fol. 310

To the honble the Gouernor & Councel &c

The humble Petn of Anne Hammond Sheweth That by order & v. Dodson Justice yor Petr attatched a Seruant of Jaruise Dodsons for a Debt fol. 213 owing to yor Petr from the sd Dodson, & obteyned thereuppon Order. fol. 233 for the delivery & posses<sup>n</sup> of the s<sup>d</sup> servant. Now soe it is That this suite long depending in this Court, The seruant soe attatched lyued all the time wth the sheriffe, & in his Custody, doeing him labour amongst the rest of the sd Sheriffs seruants, & being sett on worke by him. Whereuppon shee conceineth her selfe freed from the ffee of tht Attatchmt, when as the sheriffe converted the servants labour to his owne use, gyuing yor Petr noe accompt thereof.

> Shee humbly therefore prayeth, for the reason alleaged, the shee have the Servant ffree of all the sheriffs charge for ffees, as in Equity shee conceiveth iust, & shee shall pray &c: It is Ordered that the Petr enion the sd servant according to former Order of this Court. And the Sheriffe remitteth his ffee of Attatchmt, & the Petr dispose of her s<sup>d</sup> servant to her best benefitt, as shee pleaseth

Reade v.

Whereas John Reade plf, hath commenced suite agst George Reade deft. Concerning a certaine peice or parcell of grownd adjoyning to both their plantaons in Patuxt River, To wch Land both parties lay claime therto; The Controuersy arrysing through the marking of Certaine Trees: Insomuch tht the difference cannot bee determined att this Court. It is therefore Ordered tht the Cause bee Respited till next Prouinciall Court, And tht both peties bring their Euidences thither, & their Respective Leases, & all other writings, concerning their Lands or plantaons they now live on: To the end this difference & haue itts finall determimay more clearly appeare to the naōn.

## To the honble the Gouernor & Councell of Maryland

p. 346

The humble Pet<sup>n</sup> of Robert Clearke Esq<sup>r</sup> Sheweth, That whereas Hawley's yor Petr did suruey by warrt for Capt Willm Hawley ffine thowsand Estate six hundd Acres of Land. The ffee whereof amounted to six hundd pownds of Tob, Wch Tob, yor Petr demanded of Capt Nicholas Gwyther Executor of the sd Hawley, Who doth not deny to pay the same: But sayth hee cannot doe it, wth out Order of this honble Court.

> Yor Petr therefore most humbly desvres vor honrs Order requyring the sd Capt Gwyther to pay yor Petr his sd Tob, Weh graunted yor Petr will pray &c:

> It is Ordered uppon this Pet<sup>n</sup> th<sup>t</sup> Cap<sup>t</sup> Nicholas Gwyther (being pent in Court, & alleging nothing agst the Petr, but acknowledging the iustnes of the demand) make paymt of Six hundd pownds of Tob, to Mr Robt Clearke for his ffee of Suruey: The sd Gwyther being Executor or Admistrator of the foresd Capt Hawleys Estate, & now enjoyeth & possesseth the sd Land soe surueyed

Know all men by these pents that I Vincent Atchison of the Prou-Liber ince of Maryland, doe constitute & appoint my louing ffreind Mr P.C.R. John Metcalfe of the same Prouince my true & lawfull Attorney in Atchison all causes for this Provinciall Court, wherein I shall bee eyther plf or deft, And what my sd Attorney shall doe herein I doe ratify & allow, as wittnes my hand this 24th of ffeb. 1659

Vincent Atcheson Wittnes Thomas Haruey.

### To the honbie the Gouernor & Councell &c:

The humble Petn of Emperour Smith Churgeon Sheweth That Vincent Atchison of this Prouince Plantr oweth unto yor Petr seauen hundd pownds of Tob. to be payd att a day long since past, Wch the sd Atchison hath not yett payd to yor Petr dammage of One Thowsand pownds of Tob. Yor Petr therefore most humbly desyres the sd Vincent Atchison may be imediately requyred to pay yor Petr his sd Tob, with what dammages hee hath susteyned & yor Petr shall pray &c.

The plf producing & shewing in Court the defts Bill or Specialty for 700t Tob. payable unto him, on the 20th of Nouembr last, Wch is not yett payed by the deft, to the plfs much dammage, as is alleaged by him.

The defts Attorney requesteth that the cause may bee Respited, But the Court thinke it not fitt to delay the plf thereby, when as a positiue Bill is produced by him, And the defts Attorney pent in Court, not able to declare the contrary, But that this Bill produced is a just Bill, and signed by the deft himselfe.

It is therefore Ordered that the plf haue Judgmt according to his p. 348 Bill or Specialty, And the deft pay or satisfy forthwth to the plf, Seauen hundd pownds of Tob & Cask, according to Act of Assembly (as is specifyed in the s<sup>d</sup> Bill) w<sup>th</sup> Costs of suite, Else Execuon.

The plf euidenceth to the Court, That hee intrusted Capt Richard Joseph Hotchkeys to receiue certaine Tobaccos for his use, And allso deliu- Edmonds v. ered unto him Certaine Bills Wch the sd Hotchkeys engaged under his pr Attor Jno hand to bee accountable for to the plf when demanded. As appeareth by a writing to the effect signed by the sd Rich: Hotchkeyes dat 25th of May 1658 & wittnessed by Hen: Peyton. The sd Hotchkeys being now dead, the plf bringeth his accon agst the Admistratrix of the sd Hotchkeyes, being possessed wth his Estate

The Receipts produced in Court of Tob belonging to the plf, & conuerted by Mr Hotchkeys to his owne use the last yeare, I Receipt dat 16th March 1658, Eleauen hundd & Eleauen pownds of Tob. neate Received by Henry Coursey.

I other Receipt dat 2d May 1658. Seauen hundd ffowrty ffowre pownds of Tob neate. Received by Will<sup>m</sup> Coursey.

This Bills are (as appeareth by the Copies) Three, Weh the sd Mr P. C. R. Hotchkevs engaged to the accountable for, as aforesd.

Henry Bullens Bill for	2400 <sup>i</sup>
Thomas Longe for	1300
John Lodmore for	0650
	4350

The Judgmt of the whole Board is tht the Admistratrix repay back the Tob allready receased, and allso the forementioned Bills, or the Tob specified therein. And soe Ordered accordingly.

Whereas ffrancis Brooke hath petitioned this Court in behalfe of Brooke v. Utye his Brother Thomas Brooke, Shewing tht both hee & his sd Brother came into this Prouince fowre yeares since, being both bownd by Indenture to serue Mr Hen: Corbin fowre yeares apeice, And whereas the sd Mr Corbin sold both him & his Brother to Coti Nath: Vtye, wth whom they lyued one whole yeare, And then the sd Coff sold them both againe to Mr Joseph Wicks for ffowre yeares to exspyre being a yeare apeice more then they couenanted for wth their first Master, Soe tht having served the sd Mr Wicks three yeares, they both demanded their ffreedome. In the interim (they being att the neighbors howses) Mr Wicks goeing to the CoH, & certifying him, how the both those servants, hee bought of him for the time afores<sup>d</sup>, claymed their ffreedome. The sd Cott directing his wart to the Constable forced the Petrs Brother Thomas Brooke to returne againe to his foresd Master, Mr Joseph Wicks, & there to remaine & serue him Two yeares longer, then the sd Thomas first couenanted for (whereuppon hee conceiueth....) And wth all setting the Petr ffrancis Brookes free.

It is Ordered tht this Cause be respited till next Prouinciall Court p. 349 And the Co<sup>ii</sup> Nath: Vtye, by the time produce the Seruants Indenture, or proue by other sufficient Testimony tht the sd Thomas hath soe long time to serue, as hee sold him for, & now claymeth, (Wch hee assumeth to doe) And it is further Ordered tht the sd Thomas Brooke in the meane time, remaine wth his foresd master, & performe his labour: Who is to bee allowed & satisfyed for his sd labour & service: in case hee shall then bee adjudged ffree by the Board.

#### To the hobie the Gouernor & Councell &c:

Thomas v.

The humble Petn of Anne Thomas Widow &c: Sheweth That Cole's Estate whereas Thomas Cole of this Prouince late deceased did att his death stand indebted to yor Petrs husband, the sume of 2970t Tob, And the sd Coles Estate falling to his Lp of this Prouince, shee humbly beseecheth yor honrs to grant her an Order for the sd Debt, to be satisfyed out of the Estate of the s<sup>d</sup> Thomas Cole, shee being Liber left alone w<sup>th</sup> Two small Children, & in a poore condicon for want P.C.R. of that Tob: By reason of the urgent desyres of her Cred<sup>rs</sup> to be satisfyed. Shee humbly beseecheth yo<sup>r</sup> hon<sup>rs</sup> to take the premises into yo<sup>r</sup> consideraons, & grant her, her iust due, as by euidence shee can make appeare. And shee shall as in duty bownd pray &c:

Thomas Cole Debr to Dauid Thomas Deceased

In Octob <sup>r</sup> 1658 ffor One flitch & a halfe of Bacon, & a hog to Victuall his Shallop 1650	0290
ffor Cyder hee had of Joseph Harrison	0050
ffor Two summers Dyett	1200
ffor Two barrells of Corne for his Cattle	0150
Payd to Capt Gwyther for Humphrey Attwicks	0015
ffor last yeares Leauy	0040
ffor his Washing Two Summers	0200
Payd Mr Hutt for him	0381
Payd for Two Warrts for Land tht hee tooke out	0062
ffor his ffunerall Charges (Viz)	2388
ffor a hogg	0150
ffor Drams	0100
ffor a Boate & hands to take him up, & bearing him	0150
The Clearks ffees for 2 depos <sup>ns</sup> &c:	0062
ffor Two men goeing to take their Oathes 2 dayes apeice att 30 <sup>t</sup> Tob p <sup>r</sup> day	0120
	0582

Mathias O Bryant sworne & Examined sayth, That for the two p. 350 precedent Summers Thomas Cole dyetted att the howse of Dauid Thomas lately deceased And tht the sd Cole called the sd Dauid Thomas his howse, his home, & further sayth not.

Jurat Cora<sup>m</sup> me Henry Adams.

Mathias J O Bryan his marke

George Howse sworne & Examined sayth, Jurat idem ut suprà, & further. That when the s<sup>d</sup> Cole went once w<sup>th</sup> his shallop from home, the s<sup>d</sup> Dauid Thomas neglected his owne busines, & went into the woods to prouide the s<sup>d</sup> Cole meate to uictuall his s<sup>d</sup> shallop, for th<sup>t</sup> Voyage, & further sayth not.

George H Hows

Jurat Cora me Henry Adams

his marke

Liber Thomas Alanson sworne & examined the 29<sup>th</sup> ffeb. 1659 Sayth, P.C.R. That about the last of Nouemb<sup>r</sup>, or the beginning of Decemb<sup>r</sup>, last past, this Depon<sup>t</sup> heard Richard Bott say, That a hogshead of Tob, w<sup>ch</sup> hee was to receive for M<sup>r</sup> Hutts use, was for the use of Thomas Cole deceased, ffor w<sup>ch</sup> Dauid Thomas stood engaged for the s<sup>d</sup> Thomas Cole, for a hogshead of Tob. unto the s<sup>d</sup> Hutt, And further sayth that hee this Depon<sup>t</sup> saw the hogshead of Tob, payd to the s<sup>d</sup> Richard Bott, for the use of the s<sup>d</sup> Cole to Hutt.

Jurt &c: Cora<sup>m</sup> me Peter Bath.

Vppon the Pet<sup>n</sup> afores<sup>d</sup> of Anne Thomas the Relict of Dauid Thomas deceased, And the Bill of Charges thereunto annexed. The Court putt the same to a Jury, to consider of the Accompt there charged amounting to 2970<sup>l</sup> Tob, Who giue in their Report, or Verdict as followeth, (Viz) Concerning the Debt of Thomas Cole to Dauid Thomas. Its thought fitt to allow her.

ffor 2 summers dyett	1200
ffor his washing 2 summers	0200
ffor I hhd of Tob payd Mr Hutt	0381
ffor the funerall Charges, & the rest of the expences	
since his Death, prouided shee make Oath to it	0582
	2363

W<sup>ch</sup> summe Wee find some Euidence for, And for the Remainder of her Acc<sup>t</sup> wee hold allso fitt to be satisfyed, Prouided shee can eyther att present or hereafter make it, or any of it by euidence appeare to be her iust due.

Ordered by the Board according to the Verdict.

The Court adiorned by the Gouerno<sup>r</sup> till tomorrow att 10 à Clock & to be holden att M<sup>r</sup> Rob<sup>t</sup> Slyes howse in the same Manno<sup>r</sup>.

Thursday 1° March 1659 Att M<sup>r</sup> Robert Slyes howse All present as yesterday.

March I P. 351

John Hatch v. Robt Cleark

Judgmt to the plf, for Eight hundd & fifty pownds of Tob & Cask, due unto him these 2 yeares last past, demands Judgmt agst the deft for the same. And the deft confesseth Judgmt to the plf, for Eight hundd & fifty pownds of Tob & cask, according to his sd Bill, gyuen up in Court.

Exeq<sup>n</sup> issued to the sheriffe of S<sup>t</sup> Maries County Eod. die, agst the Estate of the dēft for th<sup>t</sup> summe.

William Turner this first of Dember 1660 demands warrant Liber against Patriarke Dew the Attorney of John Grammer in an action P.C. R. of debt.

Warrant then issued to the Sherriffe of Caluert County retorn to this Court the 11th of Dec 1660.

William Harper the first of december 1660, demands warrant Harper v. against Mathew Smyth in an action of the Case

Warrant then issued retorn to this Court the 11th of December 1660 to the Sherriffe of Calvert County

Vpon a warrant directed from the honnoble Phillip Calvert Esqr p. 384 Gouernor to the Sherriffe of Calvert County to inquire by a Jury Jury on upon the Corps of Catherin Lake, The said Sherriffe retourned to Corpse this Court as followeth vizt

According to the tennor of a writt to make dilligent Search and inquiry upon the Corps of Catherin Lake directed to Giles Sadleir Sherriffe there was a Jury of Twelue men namely

William Euans fforeman) (William Richardson Thomas Ireton William Turner George Bussy Phillip Coomes Wm Enans Patriark Dew chosen Impr. John Sinklow William Sample James Allen William Chaplin Robert Kingsberry

The Declaration of William Sankeh Richard Gardner W<sup>m</sup> Palmer, John Meeres, Thomas Cosby.

All Servants of the howse and Present when Thomas Mertine shoved the said Catherine Lake with his hand on the Shoulder and also gaue her a Kick upon the britch, and the said Lake being troubled with the ffitts of the mother fell into the said ffitts as formerly, and soe departed this world within one hower.

The Juryes Verdict aboue named is that at the viewe of the Corps aboue mentioned they found it very cleare, and caused the said Thomas Mertine and the Servants of the howse to lev their hands upon the dead Corps, and there was noe issue of bloud from the Corps, neither could they perceive any alteration in the Corps or any action from any personall man that was the Cause of her Death but the providence of the Allmighty

n me William Ewen

The Court is a [d]iourned to the 19th of ffebruary next ensuing at Adjourn-Saint Maryes.

ment of

Richard Smyth Came this day being the 19th of December 1660 Richard and demands the ensuing Indentures to be recorded among the Smith v. William Records of the Prouinciall Court, in regard hee is to send them to Battin

Liber Virginea vizt This Indenture made the Eight day of August in the yeare of our Lord one thowsand Six hundred ffifty and Nyne Betweene Richard Smyth of Potomocke in the Iland of Virginea in the parts beyond the Seas Planter on thone parte, And Thomas Allison son of Thomas Allison of Gaston in the County of Lancaster husbandman on thother parte. Wittnesseth that the said Thomas Allison doth Covenant promise and grant to and with the said Richard Smyth his Executors and Assignes by these presents from the day of the date hereof vntill his first and next arrivall in the Iland of Virginea aforesaid, and after for and during the tearme of Seven yeares to serue, in such service and imployment as he the said Richard Smyth, or his Assignes shall there imploy him according to the Custome of the Countrey in the like kind, In consideration whereof the said Richard Smyth doth hereby Covenant and grant p. 385 to and with the said Thomas Allison to pay for . . . . and lodging with other necessaries during the said tearme, and at the end of the said tearme to pay the said Thomas Allison two suites of Apparrell. three Barrells of good marchantable Corne and fifty acres of land. In wittnes whereof the said parties to these present Indentures haue

Sealed and deliuered in presence of vs Andrew A Dickinson his marke, George fflouke his marke X Locus Sigilli X

interchangeably sett their hands and Seales the day and yeare aboue-

Signed Richard Smyth

Bristol1 Locus Inrolled upon the said Citty said

This Indenture made the 24th day of August in the yeare of our Sigilli Lord 1659 betweene Richard Smyth of Virginia Planter of the one parte And Margarett Williams of Bristoll Spinster of the other parte. Record Wittnesseth that the said Margarett doth hereby Covenant promise according and grant to and with the said Richard his Executors & Assignes Custom of from the day of the date hereof, vntill her first and next arrivall at Virginea, and after for and during the tearme of flower yeares to serue in such service and imployment as the said Richard or his Assignes shall there imploy her, according to the Custome of the Countrey in the like kind. In Consideration whereof the said Master doth hereby Covenant and grant to and with the said Servant to pay for her passing, and to find and allow her meate, drinke, apparrell and lodging with other Necessaries during the said tearme, And at the end of the said tearme to pay vnto her One Ax one Howe, double Apparrell fifty acres of land one yeares provision according to the Custome of the Countrey In wittnes whereof the parties abouenamed to these Indentures have interchangeably sett their hands and Seales the day and yeare aboue written

Sealed & dd in pesence of Geo. Md worth

> The marke of Margarett Williams Hawkins

Vpon weh Indenture The ensuing Assignment was written I Rich-Liber ard Smyth doe assigne vnto John Powell the Maide Seruant aboue- P. C. R. said with the Right of the Indenture, As Wittnes my hand the Richard Smyth fifth of Nouember 1659

Wittnes William Thomas Sam Bonam

This Indenture made the 29th day of August in the yeare of our Bristoll Lord one thowsand Six hundred fifty and Nyne, Betweene Joseph Locus Sigilli X Bishop of the City of Bristoll Sherman of th' one parte and Richard Inrolled Smyth of the Iland of Virginea of the other parte, Wittnesseth that upon record the said Joseph doth hereby Covenant promise and Grant and with according the said Richard his Executors and Assignes from the day of the date to the Custome hereof vntill his first and next arrivall in Virginea, and after for and of the said during the tearme of ffower yeares to serue in such service and Citty imployment as the said Richard or his Assignes shall there imploy him according to the Custome of the Countrey in the like kind, In consideration whereof the said Master doth hereby Covenant and grant to and with the said Servant to pay for his passing, and to find and allow him meate drink Apparrell and Lodging with other necessaries during the said tearme, and at the end of the said tearme to pay unto him one Ax. One Howe, one yeares prouision double p. 386 Apparrell fifty acres of land according to the Custome of the Countrey In wittness whereof the parties abouenamed to these Indentures haue interchangeably sett their hands and Seales day and veare abouewritten Joseph Bishop Locus Sigill X

Sealed and deliuered in the presence of Andrew Hay

Vpon wch Indenture the Ensuing Assignmt was written I the Subscribed doe assigne vnto John Powell the man servant abouenamed vizt Joseph Bishop, and also the Right of this Indenture As Wittnes my hand this 5th of Nouember 1659

Wittnes Wm Thomas Sam Bonam. Signed Richard Smyth.

The Said Richard Smyth demands the Ensuing Depositions to be likewise entred on Record (vizt)

Owen Jones aged of Twenty yeares or thereabouts haue bene examined an[d] sworne on the Betweene Captaine William Batten of one side, and Richard Smyth I doe declare that Richard Smyth did ship three Seruants aboard the Ship Leopard entred in the Boston booke their names followeth Joseph Bishop. Thomas Allison Margarett Williams on the accompt of Richard Smyth, I neuer heard that Cap<sup>n</sup> Batten had intrust in these Servants neither doe I knowe, And further saith not. As wittnes my hand this 17th of ffebruary 1650

By me Owen Jones

Sworne before me Daniell Lisseon

The Deposition of William Hardy aged Six and twenty yeares Liber P.C.R. or thereabouts sworne and examined this 10th of ffebruary 1659 Saith That Richard Smyth brought three Servants aboard the Ship called the Leopard, and I entred their names in my booke as his proper Servants whose names are as followeth Jos Bishop Thomas Allenson Margarett Williams, neither did I euer heare that Cap<sup>n</sup> Signed W<sup>m</sup> Hardy. Batten had any intrest in them

Taken before me Charles Ashton.

Richard Smyth demands a writt to arrest William Battin to answere his suite at the next Proull Court in an action of the Case, Warrant thereupon issued Dated the 20th of December retorn 19 ffebruary following to the Sherriffe of

Calvert v. William Calvert Esquier by his Guardian the Right honnoble the Stone Lord Proprietary demands a writt agt Thomas Stone in an action of trespass to the vallue of one hundred thowsand Pounds Tob & Caske

> Writt thereupon issued to the Sherriffe of Saint Maryes County dated 20 Decembris retorn 19° ffebruary following.

> Subpæna likewise issued ad testificaind in the said Cause for Wm Bretton.

p. 387 James Douling V. in an action of the Case. James Bouling demands a writt at his suite against John Anderton

Writt issued dated 17 Decembris to the Sherr of Calvert County retorn 19 ffebruary following.

William Hughes demands a writt at his suite agt Thomas Stone in Hughes v. Stone an action of the Case

Writt issued dated 28 Decembris retorn 19 ffebruary following to the Sherriffe of Charles County.

Captaine Thomas Cornwaleys demands a warrant against Jacob Cornwaleys v. Micheels Micheels at his suite in an action of 5500t Tob.

> Writt issued dated the 13th of December 1660 retorn 19 ffebr following directed to the Sherriffe of Baltimore County.

Walter Pakes demands a writt at his suite against Mrs Ann Ham-Hammond mon in an action of the Case to the vallue of 4000t Tob

Writt issued dated 15 Dec. to the Sherr of Saint Maryes County retorn 19 ffebr following.

Walter Pakes demands at his suite a Sumons agt Robert Clark Pakes v. Clark Esqr in an action of the Case

Letter Missive issued dated 15 Dec retorn 19 ffebruary following.

Thomas Burdett demands a writt agt Cap<sup>n</sup> Robert Morris in an Liber P. C. R. Burdett v.

Writt issued 18 Dec retorn 19 ffebruary following to the Sherr Morris of Calvert County.

William Calvert Esquier by his Guardian the Lord Proprietary Calvert v. demands a writt against Verlinda Stone Relict and late wife of Stone Cap<sup>n</sup> W<sup>m</sup> Stone deceased in an action of trespass to the vallue of

Writt issued dated 28 Dec retorn 19 ffebruary following to the Sherriffe of Charles County.

John Cockerell demands a warrant at his suite agt Jacob Lombrozo Cockerell v. in an action of the Case

Writt issued to the Sherr of Saint Maryes County dated 1° January retorn 19 ffebruary following

Subpæna ad testificand directed to the Sherr of Calvert County for Mathew Smyth Jonathan Prator, and Sampson Warren in the said Cause retorn eod die.

Daniel Clocker demands a warrant at his suite agt Thomas Warden Clocker v. and W<sup>m</sup> Martyn in an action of trespass to the vallue of 300t Tob Warden

Warrant inde to the Sherr of  $S^t$  Maryes County dated 3 January, retorn 19 ffebruary following.

Augustine Herman marchant came this day and demanded the 7 January ensuing to be entred on Record (Vizt) To all Christian People to 1660 whom these presents shall come Robert Slye of Saint Clements Herman v. Mannor in the Province of Maryland marchant Sendeth Greeting in Overzee the name of our Lord God Everlasting this tenth day of Nouember in the yeare of Grace one thowsand Six hundred and Sixty, and in the twelth yeare of the Raigne of our Soueraigne Lord King Charles the Second &c. Whereas matters of difference debate and Controuersy haue rissen and happened betweene mr Augustine Herman Marchant and Mr Symon Overzee deceased, and now is become of Concearnment vnto Mrs Elizabeth Overzee as Successour and Administratrix to the said Mr Overzee her deceased husband for pacifying ordering and ending whereof Mr John Bateman and Mr Henry Meese Marchants were mutually chossen by the aforesaid parties Mr Augustine Herman and Mrs Elizabeth Overzee to arbitrat and deside the Controversies aforesaid in Case they had agreed therein, but the said Arbitrators differing in their Judgments about the said buisnes the said Mr Augustine Herman and Mrs Elizabeth Overzee haue bound themselues each to other in a Bond of One thowsand pounds sterling to stand also to the Vmpiradge and award of Robert Slve a foresaid as by the said Obligations and Condicons doth and may at large appeare.

et al.

Knowe yee therefore that the said Vmpire takeing upon him the charge and burthen of the said Vmpiradge or award, and haueing taken due and serious deliberation in considering the matters of difference betweene the concearned parties before mentioned I doe by these presents deeme Judge order and award in reference to the premisses in manner and following that is to say, ffirst that Mrs Elizabeth Oversee her Executors or Admrs or some of them shall well and truely pay or cause to be paid vnto Mr Augustine Herman marchant or to his certaine Attorney Executors or Administrators or some of them fifteene thowsand pounds of good sound well conditioned Tobacco and Caske (according to the lawe of the Countrey in that Case provided) as also Six thowsand Pounds of good marchantable neate Porke, Which payment both for tyme and places is to be performed as is hereafter expressed, that is ten thowsand pounds of the said Tobacco and Caske, and flower thowsand pounds of the said porke to be paid conveniently in Potomacke Riuer, Patuxent or both in twelue seuerall places at the most and by the last day of January next ensuing at the furthest

Secondly the said Vmpire doth order deeme and award that the

other fiue thowsand Pounds of Tobacco, and two thowsand Pounds of Porke for the makeing up of the aforesaid quantity of fifteene thowsand Pounds of Tobacco and Caske and Six thowsand Pounds of Porke shalbe well and truely paid by the said Mrs Elizabeth Oversee her Executors Administrators or Assignes to him the said Mr Augustine Herman his Executors Administrators or Assignes by the p. 389 last day of Nouember in the . . . . Thirdly in case Mr Augustine Herman make appeare that hee hath paid Mr Overzee his Bill of Exchange of one hundred Gilders to Abraham Johnson then Mrs Overzee is awarded to pay Mr Augustine Herman seuen hundred and Eighty Pounds of Tob and Caske in liewe thereof. It is also deemed, ordered and decreed by the said Vmpire that the Anker and Grapling be paid for according to the true vallue thereof, Mr Augustine Herman makeing sufficient prooffe that Mr Oversee disposed of them for his owne privat use, Likewise that Mr Augustine be allowed one hundred pounds of Tobacco for the Case of wine that hee paid to Mr White for freight of Mr Oversee his Caske and other goods in the barque Susannah.

ffowerthly It is ordered and awarded that Mr Augustine Herman commence a Suite against Mrs Overzee, and that shee confesse Judgment for twenty one thowsand pounds of Tobacco and Porke, and that shee pay the Court Charge, likewise that shee acknowledge Judgment for what Mr Augustine Herman can make appeare due in reference to the Bill of Exchange Anker, Graplin, and Case of wine, and that she pay the charge of Court for that also

Fiftly I award that if there be loss in the two bills one of Phillip Lands the other of M<sup>r</sup> Rosiers M<sup>rs</sup> Overzee ought to beare it, and

that because the Contract makes prouision for the intrusting of Liber such persons onely as were at least supposed to be sure paymasters. P. C. R. and these men were well knowne to Mr Oversee to be otherwise Neither are the bills marked with the Copartners marke, wherefore I order they be againe retourned to Mrs Overzee yet shee to allow Mr Augustine nothing in consideration thereof, but what he is before awarded

Sixtly I the said Vmpire doe Order and decree that Mr Augustin Herman, and Mrs Elizabeth Overzee doe forthwith give acquittances Each to other to determine all doubts and Controversies in reference to all former dealings betwixt Mr Augustine Herman and Mr Symon Overzee or his widdow Mrs Elizabeth Oversee, excepting onely what is specified in this present award, which is to continue firme and irrevokable vntill the same be effectually performed in all the parts and clauses thereof, and is for the reconcileing all differences and putting a period to all doubts betweene the parties aforesaid. In testimony whereof I have herevnto sett my hand and Seale the day and yeare first abouewritten.

(Vntill the same be effectually performed in all the parts and clauses thereof, was interlyned before the signing and sealing thereof) Signed Röbt Slye

Wittnes Samuell Vampken John A Greene his marke.

The said Augustine Herman marchant demanded the ensuing 7 January discharge to be entred among the Provinciall Records vizt

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These presents Wittnesseth that I Augustine Herman marchant Doe hereby discharge and acquitt Mrs Elizabeth Oversee, from all Claimes Bills, Bonds Accompts and Controversies concearning any manner of dealings and Negotiations formerly had betweene Mr Symon Oversee her deceased husband and me from the begining of the world to this present day, Except a Bond of Arbitration and award of Vmpiradge with the security therevnto relateing, w<sup>ch</sup> are to be performed As wittness my hand this Seuenth of January One thowsand Six hundred and Sixty Signed Augustine Herman

Signed and deliuered in presence of vs Peter Bathe Wm Brereton.

Mary Clocker mother to Thomas Courtney with her husband Re Courtney Daniell Clocker came this day being the Seuenth of January 1660. and desired to have entred among the Records that shee does freely giue vnto her said Sonn liberty to doe for himselfe, being now of the age of Nynteene yeares and doth release what power shee hath ouer him as his Guardian to the end hee may doe for himselfe hereafter

marke of

Daniell Clocker thelder came this day b[e]ing the 7th of January 1660, and demands the markes of the Cattle hereafter mentioned Cattle in manner hereafter expressed which do belong on to his Children to be entred on Record vizt

The marke of the Cattle given by the said daniell thelder to his daughter Elizabeth is the Right Eare swallow tailed, and the left Eare two Slitts, and a piece of the Slitt Cutt of in the upper side of the Eare

The marke of Daniell Clocker the younger son to the said Daniell the elder is two slitts in the left Eare and a piece Cutt of one of the Slitts next the horne.

The said daniell Clocker thelder hath given to his daughter Mary Clocker a Cowe marked with his owne marke, and the increase for Euer Colloured Browne with a broken horne about Six yeares old, & her marke to be the left Eare swallow tailed & the Right Eare Two Slitts and a piece of the Slitt cutt of in the vpper Side of the Eare.

The said daniell Clocker thelder hath likewise given to his Son John Clocker one Heifer three yeares old the next March with his owne marke and the Encrease for euer & his mke hereafter to be two Slitts in the Right Eare and the upper piece Cutt of, and the left Eare vnderkeeled

p. 391

The within named Daniell Clocker thelder hath likewise given to his daughter Catheryn one Heifer, about three yeares old next March marked with his owne marke & the encrease for Euer, her marke hereafter to be two slitts in the Left Eare & the upper piece Cutt of, and the Right Eare vnderkeeled.

10 January

Augustine Herman came this day and demanded writt to arrest Herman v. Elizabeth Overzee widdow in an action of debt of one thowsand Overzee pounds sterling by Bond

> Writt issued eodem die to the Sherriffe of Saint Maryes County retorn to this Prout Court to be holden at St Maryes the 19th day of ffebruary next.

Herman v. Billingsley's

Idem Augustine Herman came this day being the 11th of January Estate 1660 and demanded a warrt to arrest John Cabreth Executor of Maior Billingsley deceased in an action of debt of 4000t Tob

Warrant inde to the Sherr of Calvert County retorn to the next Proull Court 10 ffebr 1660

Lindsey v. True

James Lindsey came this day 11 January and demanded a writt to arrest Richard True Boate Right in an action of debt of 2000t Tob and Caske.

Warrant inde to the Sherr of Charles County retorn next Proull Court 19 ffebruary next.

Idem James Lindsey Attorney for Thomas Pryor demds a Writt Liber at the suite of the said Pryor to arrest Gyles Glover in an accon of Pryor v. the Case to the vallue of 6001 Tob & Caske

Glover

Warrant inde to the Sherr of Charles County retorn 19 ffebruary next

Luke Gardner and Hugh Hopewell came in person and desired the 13 January ensuing Pattent, and the sale thereof endorsed therupon to be entred, Re w<sup>ch</sup> followeth in his verbis (vizt)

Gardner's Land

Cæcilius absolute Lord and Proprietary of the Provinces of Maryland, and Avalon, Lord Baron of Baltemore &c. To all persons to whom theis presents shall come Greeting Knowe yee That Wee for and in consideration that Luke Gardiner of our said Province of Maryland Planter transported himselfe and Iulian his Sister into that our said Province in the yeare 1647 there to inhabit and dwell, And that hee the said Luke Gardiner may be the better enabled to doe vs and our heires acceptable service within our said province Haue by and with the advice of our Trusty and welbeloued William Stone Esquier our Lieutenant of the said Province, and according to the tennor of our Letters vnder our hand and Seale bearing date at Portsmouth in the Realme of England the Eight day of August 1636 and recorded in the Secretaryes Office of our said Province Giuen and Granted, And by these presents for vs and our heires doe give Grant and Enfeoffe vnto the said Luke Gardiner All that parcell of p. 392 land lying on the Sowth side of Patuxent Riuer Begining at a markt Cedar Tree standing nere the mouth of a Creeke called Gardiners Creeke and runing West Northwest from the said Cedar for the leingth of Sixty Perches to a markt Oake by a branch, and bounding on the West with a lyne drawne Sowth up the Branch from the said Oak for the leingth of fiue hundred perches to a markt Oake on the Sowth with a lyne drawne East from the last Oake vntill it intersect a Paralell drawne from Gardners Creeke, On the East with the said Creeke and paralell, On the North with the said Riuer containing and now laid out for two hundred acres more or less. And all woods Quarres Mynes (Royall Mynes excepted) Waters ffishings ffishing places, and all other proffitts and Commodities in and upon the same land, Saueing to Vs & our heires our Royall Jurisdiction and Segniory as absolute Lords and Proprietaryes of the said Province To have and to hould the same to him the said Luke Gardner his heires and Assignes foreuer. To be houlden of vs and our heires as of our Mannor of West Saint Maryes in ffree and Common Soccage by ffealty onely for all Services Yeilding and paying therefore yearely to vs and our heires at our vsuall Receipt at Saint Maryes flower shillings in money sterling or Two Bushells of good Corne at the ffeast of the Nativity of our Lord, Giuen at Saint Marves under the Great Seale of our said Province of Maryland the

Liber Nynth day of August in the yeare of our Lord One thowsand Six P. C. R. hundred fifty and Two Wittnes our said Lieutenant

W<sup>m</sup> Stone Locus X Sigilli

Vpon the Back whereof was written as followeth

## This 13th of January 1660

I the within named Luke Gardner doe for a valluable consideration by me received Give and grant vnto Hugh Hopewell of Patuxent River Planter all my Right Tytle and intrest of the within mentioned Pattent To have and to hould the same to him and his heires for ever, As witness my hand the day and yeare abovesaid

Signed Luke Gardner

Wittnesses Peter Bathe Ann X Land her marke.

p. 393 Stiles v. Piles in an action of the Case

> Warrant issued accordingly to the Sherriffe of Saint Maryes County retornable 19 ffebruary next.

> The said William Stiles the same day likewise desires a Subpa ad testificand in the aforesaid Cause agt Lieutennt Cott John Jarbo, John Meadly, Sampson Waring William Thompson Walter Hall & Roger Isham to appeare 19 ffebruary next at the Proull Court to be then houlden at Saint Maryes

Warrant inde issued to the Sherriffe of S<sup>t</sup> Maryes to sumon all the aforesaid witnesses (except Sampson Waring) accordingly.

Warrt also issued to the Sherriffe of Calvert County to sumon Sampson Warren to testify in ditt Causa.

Tethershall William Tethershall eodem die desires a writt to arrest John Pile v. Pile in action of the Case.

Writt inde issued to the Sherriffe of Saint Maryes County ret 19 ffebruary next

Pakes v. Mrs Ann Hammon desires the same day a Subp<sup>a</sup> ad testificand ag<sup>t</sup> Lieutennant Collonell John Jarbo Peter Mills and John Dauies in the Cause depending betweene her and Walter Pakes.

Subp<sup>a</sup> issued eodem die directed to the Sherr of Saint Maryes retournable to the next Prou<sup>II</sup> Court 19 ffebr next.

Harris v. George Harris demands the same day a writt ag<sup>st</sup> William Greene and Elizabeth his wife Executrix to her late husband Henry Potter deceased in an action of debt of 892<sup>t</sup> Tob and Caske

Warrant inde to the Sherriffe of Saint Maryes County retorn the next Prou<sup>II</sup> Court 19 ffebruary 1660

Subp<sup>a</sup> ad testificañd Mary Kirke the wife of Martyn Kirke, Vin-Liber cent Achison W<sup>m</sup> Harper & . . . . in the foresaid Cause.

Idem George Harris demands a writt agt William Harper in an Harris v. action of debt of 700t Tob and Caske

Warrant inde to the Sherriffe of St Marves County retorn vt supra

Subp<sup>a</sup> agt Vincent Achison in dict Causa.

William Hughes Carpinder came this day being the 16th of Jan- Hughes v. uary and demanded the Ensuing Examinations to be entred on Stone Record vizt Captaine Robert Vaughan aged Sixty two yeares or thereabouts sworne examined saith, Aprill 27th 1659

That Somtyme about July being at Saint Maryes in Captaine William Stone Esquires howse was present when there was a falling out betwixt the said Captaine Stone, and one William that came out of New England, and by their discourse this Deponent did perceive the difference betwixt them did arise about the foresaid Williams denving to grind upon Sarjeant Major Gibbons his Mill, which the said William had sett up at Saint Maryes, and had allmost . . . . then said at that time, but after many words used by either party, this deponent p. 394 did heare the foresaid Captaine Stone promise the foresaid William to see him paid for his labour, if that he would finish her, and sett her to worke, but at that tyme the said William seemed to be very vnwilling to haue any thing to doe with her after he had finisht her, But the next day through this deponents perswasions and Mr Mathew Stones, hee did make a promise to the foresaid Captaine Stone to finish the Mill, and likewise to do his best in any thing that did belong vnto her relying on Captaine Stone for satisfaction for Signed Robert Vaughan his Labour and paines therein

Jurat Coram me Phill Conner.

## March 14th Anno 1658

John Buttery aged fforty Six yeares or thereabouts sworne and examined, Saith that when the wind Mill now standing at Saint Maryes Came in Captaine Stone then Gouernor of this Province of Maryland sent a noate vnto this deponent by which note this deponent was Certified that Maior Gibbins belonging vnto New England had sent in vnto the aforesaid Captaine Stone a Mill, and the said Captaine Stone by noate Certifyed this deponent that he knew not where to sett the said Mill before this deponent came vnto him and this deponent coming vnto the aforesaid Captaine Stone was by him desired to looke to the Mill which this deponent did, but having kep her not past a weeke this deponent and the abouenamed Captaine

Liber Stone broake of; And further this deponent saith that he heard the P.C.R. said Captaine Stone say vnto William Hengs that he would force him to keepe the Mill, And further saith not

The T Marke of John Buttery

Juravit Coram me Josias Fendall.

Pakes v. Walter Pakes this 16th of January demanded a Sumons in Chan-Waring cery against Sampson Warren of the Cliffes

Subp<sup>a</sup> thereupon issued to the Sherr of Calvert County retorn 19° ffebruary next

A subp<sup>a</sup> ad testificand agt Henry Meese in the same Cause issued retorn vt supra.

Pakes v. The said Walter Pakes the same day demanded a Sumons in Veitch Chancery against James Vech assignee of Mr John Hollyes

Subp<sup>a</sup> then issued to the Sherr of Calvert County retorn 19 ffeb<sup>r</sup> next accordingly.

Kedger v. Taylor
Taylor
Subp<sup>a</sup> then issued directed to the Sherriffe of ut Supra

A subpœna ad testificand issued the same day agt Mathew . . . .

16 January Walter Pake assignee of John Hollis demands a writt ag<sup>t</sup> James Pakes v. Vech in an action of the Case Veitch

Writt thereupon issued directed to the Sherriffe of retorn 19 ffebr next .

Kedger v. Robert Kedger the same day demanded a writt ag<sup>t</sup> M<sup>r</sup> Robert Taylor in an action of debt of 800<sup>t</sup> Tob & Caske

Writt then issued directed to the Sherriffe of Calvert Coun retorn 19 ffebruary next.

Bushell v. William Bushell demands a writt to arrest Captaine John Price in an action of the Case.

Writt accordingly issued directed to the Sherriffe of Saint Maryes retorn 19 ffebr next.

Atchison v. Kedger Vincent Achison demands a writt to arrest Robert Kedger in an action of the Case to the vallue of Ten pounds sterling.

Writt issued directed to the Sherriffe of Saint Maryes County ret vt supra.

Richard Grymes demands a writt agt Arthur Wright in an action Liber P.C.R. of trespass to the vallue of 3000 Tob and Caske 17 January

Writt thereupon issued Directed to the Sherriffe of Kent County Grymes v. retournable to the next Proull Court at St Maryes 19 ffeb. next

Idem Richard Grymes demands a Writt agst Hugh Bevin in an Grymes v. action of trespass to the vallue of 540<sup>t</sup> Tob and Caske

Writt thereupon issued directed to the Sherriffe of Calvert County retorn vt supra.

Idem Richard Grymes demands a writt agt Vincent Achison in an Grymes v. action of the Case to the vallue of 340t Tob and Caske

Writt thereupon issued directed to the Sherriffe of Saint Maryes County retorn ut supra.

Thomas Phillpott by Mr John Abington demanded this 21th of Phillpot v. January a writt agt Nicholas Bannister in an action of debt of 1500t Bannister Tob & Caske

Writt then issued to the Sherriffe of . . . . retorn ut Supra.

An execution issued directed to the Sherriffe of Saint Maryes 13 Dec. 1660 County at the suite of Captaine Thomas Cornwaleys for one Thow-V. Mitchell's sand pounds of Tob of the goods of Captaine William Mitchell at- Estate tached in the hands of Thomas Mitchell as by Judgmt of Court bearing date the first March 1659 apreth

An order issued signed & sealed by the Gouernor requiring 14 Dec. 1660 Edward Prescott marchant or Cap<sup>n</sup> John Jenkins Attorney for the Goodrick v. said Prescott to pay to George Goodrick 5000t Tob as followeth vizt Vid, order Whereas by an Order of Court dated the 5th of October 1659 It was fo: 319 Ordered that Mr George Goodrick should have five thowsand pounds of Tobacco without any abatement out of the Estate . . . . deceased extended as by the said order more at large appeareth, I doe therefore p. 306 as by the said Order I am directed require you forthwith to pay vnto the said George Goodricke the said fine thowsand pounds of Tobacco without abatem<sup>t</sup> out of the said Estate whereof you are not to faile, And this Together with the said Goodricks receipt endorsed upon the back hereof shalbe a sufficient discharge. Giuen at Saint Maryes vnder my hand & Seale this 14th of december 1660

Philip Calvert locus X Sigill

Levy by way of Execution upon any the Goods debts or Chattles Gwyther v. of Edward Prescott marchant two thowsand fower hundred and Prescott fowrteene pounds of Tobacco and Caske within this Province being for the fees due to Cap<sup>n</sup> Nicholas Guyther for extending the Mannor

Liber of Rite formerly the Estate of Cap<sup>n</sup> William Lewis deceased, and P. C. R. the same soe Leuyed to deliuer to the said Cap<sup>n</sup> Nicholas Guyther or his Order, And for soe doing this shalbe your Warrant Giuen at St Maryes this 17th day of december 1660 Philip Calvert

To the Sherr of Charles County or his Deputy

Collonell John Price this 29th day of January demands a writt to Price v. Black arrest William Black in an action of the Case

> Warrant inde issued eodem die to Sherriffe of Saint Marves County retorn to the Proull Court to be houlden at Saint Maryes the 10th of ffebruary next.

Clocker v. Thomas Ward demands the day last abouesaid a Subpa ad testi-Ward et al. ficand on his owne behalfe for George Wilson Thomas Wright and W<sup>m</sup> Cole in the Cause depending in this Court betweene Daniell Clocker plt and the said Thomas Ward & W<sup>m</sup> Martyn defts.

> Subp<sup>a</sup> inde issued retorn ut supra. To the Sherr of S<sup>t</sup> Marves County

> W<sup>m</sup> Martyn eod die demanded the like subp<sup>a</sup> ad testificand ag<sup>t</sup> the said parties last aboue menconed on his owne behalfe in the said Cause.

> Subpa ad testificand inde issued Directed to the Sherr of St Maryes County ret ut supra.

Gwyther v. Nichalas Guyther the day last abouemenconed demands a Scire Clocker facias agt Daniell Clocker to shew cause why he should not pay the said Nicholas the fees due for the imprisonment of Mary wife to the said daniell

> Scire facias thereupon issued directed to the Sherr of St Maryes County retorn vt supra.

John Hobs the same day last above mentioned demands an Attach-Hobbs v. Gottley ment agt the goods debts or Chattles of John Gottley als Dowle weh are in the hands of Thomas Gerrard to the vallue of 13t lawfull money of England to answere his suite in an action of . . . . to the like vallue.

> Attachment thereupon issued retorn vt supra directed to the Sherriffe of Saint Maryes County.

This day Came Hugh Lee of Saint Maryes and acknowledged p. 397 300 January himselfe indebted vnto the Lord Proprietary of this Province in the Ordinary License sume of One Thowsand Pounds of Tobacco and Caske In Case the said Hugh Lee for the space of fiue wholl yeares next ensuing the date hereof shall suffer or pmitt any eiuell rule or order to be kept

in his said howse at Saint Maryes—Especially upon any the Lords Liber dayes called Sundayes by gameing or exorbitant drinking during the P. C. R. tyme of Divine Service, or shall suffer any Servants or Apprentices to remaine Tipling or drinking in his howse without their Masters priuity, or shall sell or giue such apprentices drinke occasioning their disorder thereby, Or shall sell drinke by Retayle at greater price then is allowed by an Act of Gennerall Assembly provided in that behalfe Hugh Lee

Recognit Coram me Peter Bathe

Idem Hugh Lee had the same day a license to keepe an Ordinary as  $M^{r}$  Philip Land had fo: 12:

Thomas Tolson by his Attorney Mr John Abington demands a 31 January writt to arrest Thomas Stone in an action of debt

Tolson v. Stone

Warrant inde to the Sherr of Charles County retorn to the next Prou<sup>II</sup> Court at S<sup>t</sup> Maryes 19 ffebruary

Idem by his said Attorney eod die demands a writt to arrest Thomas Stone as Executor to his father in action of debt

Warrant inde issued directed & retorn ut supra.

Tolson v.
Stone
Execr.

Cap<sup>n</sup> Thomas Cornwaleyes eod die demands a writt to arrest Ann Cornwaleys Chandler Administratrix to her deceased husband in an action of v. Chandler debt of two thowsand three hundred and fifty pounds Tob & Caske Warrant inde issued directed and retorn ut supra.

Richard Cole by M<sup>r</sup> John Abington demands a writt to arrest <sub>Cole v</sub>. Richard True Ship Carpenter in an action of debt

Warrant inde issued directed and retorn ut supra.

Martyn Kirke demands a writt agt Richard Bayley in an action 1 February of detinue 1660

Warrant inde issued to the Sherriffe of Calvert County ret 19 Bayley Jnstantis to the Prou<sup>II</sup> Court at Saint Maryes.

William Knaggs demands a writt agt Robert Kenly in an action eod die of the Case.

Knaggs Knaggs V. Kenly

Warrant issued to the Sherr of Charles County retorn to the Prou<sup>II</sup> Court 19 instantis ut supra

Captaine Thomas Cornwaleys demands this first of ffebr a writt p. 398 to arrest William Styles in an action of debt of twelue hundred and Cornwaleys v. Styles Seuenteene pounds Tob

Warrant issued eodem die to the Sherriffe of Saint Maryes County retorn 19 instantis to the Prou<sup>ll</sup> Court v. Sheppey

Idem demands the same day a writt to arrest Richard Sheppey in P. C. R. Cornwaleys an action of debt

Warrt inde to the Sherr of St Maryes retorn ut supra

Cornwaleys v. Spinke

Idem demands the same Day a Writt agt Henry Spinke in an action of debt

Warrant inde to the Sherriffe of Saint Maryes retorn vt supra

Cornwalevs v. Spinke

Idem demands the same day a writt agt Henry Spinke in an action of trespass.

Warrant inde to the same Sherr retorn ut supra.

Warren v. Head

Humphrey Warren demands the same day a writt agt William Head in an accon of debt.

Warrant inde To the Sherriffe of Calvert County retorn ut supra

Walker v. Head

James Walker demands the same day a writt agt William Head in an action of debt

Warrant inde to the Sherriffe of Calvert County ret vt supra.

Tilghman's Contracts

Captaine Samuell Tilghman this day being the flower & twentith of Janua desires the ensuing Contracts and the protests thereupon made to be entred on Record vizt

Contract & Charles

This Present writeing indented made the Eighteenth day of betweene Samuell August 1660, And in the twelth yeare of the Raigne of our Souer-Tilghman aigne Lord King Charles the Second Betweene Samuell Tilghman Peck of Ratcliffe in the County of Midds Marriner Master of the Good Ship called the Goulden ffortune of London of the burthen of Two hundred and threescore Tons or thereabouts now bound forth upon a voyadge from hence to Potomack and Patuxonn Riuers in Maryland and so to retorne back to the Porte of the Citty of London of the one parte, And Charles Peck of London marchant of the other parte Wittnesseth that the said Samuel Tilghman doth for him his Executors and Administrators Covenant promise and graunt to and with the said Charles Peck his Executors and Administrators by these presents That he the said Samuell Tilghman his Executors or Assignes shall and will within fforty dayes next after the arrivall of the said Ship in Potomack or Potuckson Riuers aforesaid receive and lade or cause to be received and laden aboard the said Ship at Potomack or Potuckson Rivers aforesaid to and for the vse and accompt of the said Charles Peck his Executors Administrators and Assignes Three Tons of Tobacco accompting flower Virginia Hogsheads to every Tonn to [be] brought home in the said Ship to the Porte of London aforesaid (the danger of the Seas excepted) vnto

seuerall peson warned 10t Tob. And for euery seuerall Returne other Liber 10t Tob. And the Charge of attendance, & dyett of the Jurors, wth P.C.R. the Sheriffs dyett allso, ouer & aboue that ffee.

The plf sheweth how tht uppon seuerall accompts & Bills to his Cott ffather, & him, James Pearce Deceased, was indebted; & that there Vtye v. remaines still to ballance 1760 Tob.

James Manfield

And the deft being Admistrator to the sd Pearce the plf craues Admr of Judgmt agst him for the sd Debt. And the plf making Oath to his James Pearce sd accompt.

It is Ordered the the deft pay unto the plf Seauenteene hundd & sixty pownds of Tob. & Cask, according to his demand.

The plf not appearing eyther by himselfe or Attorney, The deft Peter Yeates Craues a Nonsuite, Wch was graunted. Marsh

The deft being lawfully summoned by Writt of Scire facias & John not appearing eyther by himselfe or Attorney, It is Ordered th<sup>t</sup> the Harrise pr plf haue Exequion for flowre hund pownds of Tob, besides Costs Coursey v. of suite, according to the sd writt, & former Judgment.

John Pott Vid. fol. 321

### To the honbite the Gouernor & Councell &c:

The humble Pet<sup>n</sup> of Richard Smith Humbly Sheweth That yor Smith v. poore Petr hath bene extreamely damnifyed by a uexatious suite Battin Commenced agst him in this honbie Court by Capt Will<sup>m</sup> Battin, wth false imprisonmt: being a close Prisoner during the space of Two & fifty dayes. By weh meanes hee hath not only bene unjustly restrayned in his liberty but allso lost his whole winters imploymt, euen to the utter impouerishing yor poore Petr. And extreamely p. 368 charged in hyring passage & hands into Virginia to procure testimonies to cleare himselfe from the sad & most iniurious restraint, for the space of one & twenty dayes, ffurther the sd Capt Battin hath stopped thereby his returne for England to his great prejudice & what goods & seruants hee transported, are eyther undisposed of, or what are putt of for pay, the Debts are yett unsatisfyed & unreceived, By w<sup>ch</sup> meanes hee cannot hope to make any returne this yeare thereof.

And allso fowrty shillings for the procuremt of Two seruants: w<sup>ch</sup> hee bownd by assignm<sup>t</sup> to the s<sup>d</sup> Cap<sup>t</sup> Battin for the Consideraon aforesd in England the latter end of August last & yett unsatisfyed.

May it therefore please this honbie Court, the premises into their serious & most tender Consideraon to take, & bee pleased to graunt him a Jury to consider of the whole dammages, costs, charges, & expences thereby incurred together wth the fowrty shillings, wch hee engaged unto yor Petr to pay, as before exprest, as by acct may ap-

Liber peare. And Order Capt Battin to make him satisfaction, according P.C.R. to Equity & Conscience, & his shall eur pray &c:

Whereas Richard Smith plf hath petitioned this Court Shewing that hee hath bene extreamely damnifyed by Capt Will<sup>m</sup> Battin deft, wth false imprisonmt, being kept close Prisoner 52 dayes (as is more att large conteyned in his sd Petn) And further demands fowrty shillings as a Debt due to him from the sd Battin. And thereuppon craues that a Jury be impanelled, to consider of his dammages.

The deft desvres to be tryed by the Board in Equity, & not by a Jury. And euidenceth to the Board. That the plf tooke out of the defts Cellar in Bristoll, a ffeatherbed, pillow, 2 blanketts, a Rugge, & a payre of Red drawers, & still retaines the same, & therefore commenced suite & tooke out writt agst him.

The plf sayth That hee hath the Bed & blanketts, & tht hee is indebted for them to the deft, & offers to make paymt therefore.

Anne Rawser sworne in open Court in ditt, Sayth That shee was bownd in England to Richard Smith, & the sd Smith assigned her Indenture ouer to Mr Battin; whereuppon shee knew not well who was her Master, And as to the Bed, Shee sayth, That Richard Smith had the same

Vppon the Euidence produced, & acknowledgm<sup>t</sup> of the plf, The Judgm<sup>t</sup> of the Board is (noe false Imprisonm<sup>t</sup>)

And thereuppon the deft craues a Nonsuite agst the plf, Weh was graunted by the Board.

Re Fox's Estate

Whereas att a County Court held att New Towne for the County of St Maries, on the 14th day of ffebruary last past, The Commists then present found Cause to Order Walter Hall to exhibite his Accompt of the Estate of the Orphan of Henry ffox late of New Towne in the County aforesd Plant Deceased to this Prouinciall Court according to the Act of Assembly in that Case prouided, under p. 369 the paine, or penalty of Tenne Thowsand pownds of Tob & Cask, as

by the Order aforesd may appeare. The sd Walter Hall appearing att this Court, And having never

vett taken out letters of Admistraon.

It is therefore Ordered that the sd Walter Hall take out Ires of Admistraon of the Estate of Henry ffox aforesd deceased & give in security according to forme of Law, And an Accompt betweene this & the next Provinciall Court.

The Court adjorned by the Gouernor till to morrow 11 à Clock

# Saturday 3º March 1659 as afore. All pent as yesterday.

Liber P. C. R. March 3

Whereas Nicholas Gwyther Sheriffe of St Maries County hath peti[ti]oned this Board, Shewing how tht One Richard Galey (who Re Galey came wth the Ship St George into this Province) was by Order of the Gouernor & Councell banished & Ordered not to returne into the Vide 3 Md. prouince againe wth out speciall lycence, as by tht Order of Court may Arch, Coun. appeare. And whereas the sd Galey returning againe into the prouince wth in his limitted time of banishmt wth out lycence, & committing some misdemeanors was therefore committed to the Sheriffs Custody, where hee remayned Prisoner about three months, & then dyed. The sd Sheriffe finding him dyett, lodging & other necessaries att his owne Charge all the time of his imprisonmt: And then att his Death decent & Christian like Buriall, ffor all web hee received noe ffee, or other satisfaction, the sd Galey being not resident here, nor having any Estate or ffortunes in this Province.

It is Ordered That it be referred to the Assembly, And the howse to make Order for such matters, in this & the like Cases.

These pents wittnes That I Nathaniel Vtye Mercht doe assigne Wicks v. & make ouer unto Joseph Wicks of the Ile of Kent Two men Ser- Utye uants named ffrancis Brooke & Thomas Brooke for the time & tearme of flower yeares, As wittnes my hand this 3<sup>d</sup> of March 1656.

Nath Vtve

Wittnes Henry Meese Thomas Ward.

Vppon the motion of Capt Joseph Wicks Plf, Concerning Two seruants bought of Co# Nath: Vtye deft, The sd deft uoluntarily ioyned issue wth him.

And thereuppon the plf produceth his Assigm<sup>t</sup> or noate of the s<sup>d</sup> Two servants from the deft to him, & Craueth the Judgmt of the Board touching the same.

The Judgmt of the whole Board is That those Two seruants assigned ouer to the plf by the deft, according to the noate for flower yeares; The Board understandeth flower yeares apeice.

And for that one of the sd Seruants is allready ffree, & the other Vid. fol. 348 likewise hath petitioned att this pent Court for his ffreedome allso, p. 370 Soe tht one whole yeare is remayning of the Seruants labor due to the plf weh is allready ffree. In Consideraon of weh yeares Seruice It is Ordered tht the deft pay unto the plf One Thowsand pownds of Tob, att the next Crop.

Thomas Gerard Esq<sup>r</sup> Sheweth That hee was summoned to appeare Gerard v. att a Court held in Caluert County (1658) 5th of Octobr, by John Lord Vid. fol. 25 Lord, And the sd Lord not appearing att the Court; The sd Thomas & Gerard obteyned a Nonsuite agst him wth Charges of attendance. Vid. fol. 99

Liber Hee humbly therefore craues the opinion & Judgmt of this Board. P. C. R. what hee shall be allowed for his Attendance, molestaon, & nonsuite.

Ordered tht the sd Tho: Gerard be allowed for his sd attendance & nonsuite ffine hundd pownds of Tob.

Utve v. Thomas

Robert Clearke Esqr his Lps Surveyor Graft (att the request of Co# Nathaniel Vtye) Sayth uppon Oath in Court, That according to the sd Cott Vtyes Order & according to a wart that he had to survey Land to Philip Thomas. Hee did survey the same, adjoyning to his Land where hee now liues. And the next day, when hee came to finish his suruey, & went to the place to doe it: The sd Philip Thomas sayd hee would not have the Land. And soe discharged this Depont.

Capt Sampson Waring and Veitch v. Estate & fol. 320

Whereas the plfs tooke out writt of Attatchmt agst the Estate of Capt Will<sup>m</sup> Mitchell deceased 25° of Aprill last, Ret att the Prouin-James ciall Court following, the ffowrth day of Octobr, for 2000t Tob, Capt Wch Attatchment was att the Court held 7° Octobr continued, & Mitchells respited till this Prouinciall Court. And the Admistrator to the sd Vid. fol. 264 Mitchells Estate, not appearing eyther att the last Prouinciall Court, or att this Court, & being in due Order called

> Judgmt is graunted unto the plfs agst the defts Estate for Two Thowsand pownds of Tob, according to the s<sup>d</sup> writt of Attatchm<sup>t</sup>.

Gerard v. Willan & Lindsey & fol. 222

Vppon the motion of Thomas Gerard Esq<sup>r</sup> to the Gouerno<sup>r</sup> & Councell Shewing how that hee formerly commenced suite agst Mr Vid. fol. 204 Richard Willan & Mr James Lindsey concerning his tytle to Snow & fol. 123 Hill. And att the Court houlden att St Maries 2d of March 1658 Philip Caluert Esq<sup>r</sup> concerned in th<sup>t</sup> cause appealed to his L<sup>p</sup> in England. And his Lps Determinaon of the Cause betweene him, & the fores<sup>d</sup> p<sup>r</sup>ties being sent in from his s<sup>d</sup> L<sup>p</sup> hee humbly Craueth the Judgmt of the Gouernor & Councell to declare whither tht Determinaon of the Cause as afores<sup>d</sup>, shall bee entred uppon Record, as a ffinall Determinaon of the Cause Yea or noe?

p. 371

And uppon some quære Whither an Appeale was admitted or graunted for the Determinaon of the whole Busines, or only for his L<sup>p</sup> to declare where his L<sup>ps</sup> mannor of Snow Hill is. The Clarks fowle noates being called for, & read; Where, these words following are not inserted in tht former Order, nor sent to his Lp in England (Viz)

"The plf makes appeare to the Court That his Wife is the next heyre the appeareth in this Prouince, being Sister to him that tooke up the Land now in dispute. And the plt is admitted by the Board to be heyre att Law in Right of his Wife till a Brother (there being Two yett supposed to bee lyuing) makes claime of the same."

And being putt to the Vote. The Judgm<sup>t</sup> of the Councell is M<sup>r</sup> Liber Baker Brooke Not, because the whole business was not sent home P.C.R. to his L<sup>p</sup>.

Mr Robt Clearke Not, ffor the same reason.

Co<sup>#</sup> Nath: Vtye, Not, The Busines being not fully sent home, nor Appeale graunted for to haue the whole busines determined concerning the Land: But only where his L<sup>ps</sup> Manno<sup>r</sup> of Snow Hill is.

Co# John Price. Noe finall Determinaon.

Dr Luke Barber The same.

Gouernor. Noe final Determinaon.

But Ordered to be entred uppon Record, though not as a ffinall Determinaon.

And further Order<sup>d</sup>, That Summons issue, to M<sup>r</sup> Richard Willan & M<sup>r</sup> James Lindsey Ad audiendu<sup>m</sup> Judiciu next Provinciall Court.

The Determinaon of the Cause touching Snow Hill betwixt Thomas Gerard Esq<sup>r</sup> plf, & James Lindsey & Richard Willan defts made by the Right Hon<sup>ble</sup> the Lord Baltemore, Lord & Proprietary of Maryland to whom itt was referred by Appeale. Se + ale

Hauing perused the State of the Case concerning Snow Hill, Betweene Thomas Gerard Esq<sup>r</sup> plf, & Richard Willan & James Lindsey dets, sent unto Vs by way of Appeale ffrom Our Prouinciall Court of Maryland, And finding it not proued by the plf that Susan his Wife in whose right hee claimes, as heyre att Law to her Brother Abel is heyre to Abell Snow, but are fully satisfyed by the notoriety of the thing, that shee is not, hee hauing a Brother or Brothers of the whole Blood yett lyuing. And finding th<sup>t</sup> the s<sup>d</sup> Land was fforfeited to Vs by the Act for Deserted Plantations.

ffor by the Coppie of the Record sent unto Vs, & attested by the pff wee find that the pff entred his Claime to the sd Lands as heyre att p. 372 Law in right of his Wife & Children not untill the Twentith of March One Thowsand Six hundd ffifty one, And that by the Act for Deserted Plantaöns he ought to haue entred & made his Claime good & payd all arreares of Rent before the ffiue & Twentith of March One Thowsand six hundd ffifty one Wch according to the English accompt wch begins the yeare of Our Lord on the ffiue & Twentith of March, & according to the true intent and meaning of the sayd Act, was neere a yeare after it should haue bene done, and that the sayd Land was accordingly seized by Vs, and graunted to the defendts.

Wee doe Determine that the Plantiffe hath noe Title to the sayd Plantation Gyuen under Our hand and Seale att Armes this Eleauenth day of August One Thowsand six hund<sup>d</sup> ffifty and nine

C: Baltemore.

The Court adiorned by the Gouernor till munday morning att ii à Clock

Liber P. C. R. Pnte March 5

Munday 5th of March 1659, as afore.

Josias ffendall Esqr Gouerr. Mr Thomas Gerard Cott Nathan: Vtye Philip Caluert Esq<sup>r</sup> Secr. M<sup>r</sup> Robert Clearke M<sup>r</sup> Baker Brooke.

To the honbie the Gouernor & Councell.

Re Hutt's Vessel

The humble Pet<sup>n</sup> of the Subscribers Wee yo<sup>r</sup> Pet<sup>rs</sup> desyre th<sup>t</sup> yo<sup>r</sup> honrs will be pleased to consider our trouble & paynes wee tooke in taking Mr Hutts Vessell, being yett unsatisfyed allowing us satisfaction for our sd paynes & trouble, & yor Petrs shall euer pray &c:

Richard Morris Thomas Jaruise John Ward Peter Carre Robert Willson fower dayes

John Dowglas Will<sup>m</sup> Craford Henry Peere ffiue dayes Hugh Neale Daniel Johnson Samuel Parker Eight dayes

Ordered uppon the Petn that the Seuerall Petrs haue Twenty pownds of Tob a day allowed them out of the profitt or price of the sd Vessell.

p. 373 Utie v. Estate

Co<sup>#</sup> Nathaniel Vtye demands writt of Attatchm<sup>t</sup> agst the Estate of Thomas Philip Thomas for 1800t Tob.

> Writt to the Sheriffe of Anarundell County to attatch &c: Ret. next Prouinciall Court to be houlden

Utye v. Turney's

Co# Nathaniel Vtye demands writt of attatchmt agst the Estate of Estate Richard Turney for 2500t Tob:

Calvert v. Clarke v. Bretton

Philip Caluert Esqr dds writt of attatchmt agst id, for 1000t. Bretton Will<sup>m</sup> Bretton, dds writt attatchm<sup>t</sup> Cont<sup>a</sup>. Id. for 1000<sup>t</sup> Tob.

Robert Clearke dds writt attatchmt Contrà Id for 365t Tob.

There are no records from this date to December 11 but the paging is continuous]

Finis Anni 1659 Philip Calvert.

#### PHILIP CALVERT, GOVERNOR.

Anno 1660.

Liber P. C. P. 1660

At a Provincial Court held at Robert Kingsberryes at Patuxent p. 374 the Eleventh of December 1660.

Present Phillip Calvert Esquier Gouernor Henry Coursey Esquier Secretary, Mr Baker Brookes, Mr Robert Clarcke & Mr John Bateman.

Was then Read the Instruccons from his Lop the Lord Proprietary Governor's for tendring the Oath To the Gouernor weh is as followeth vizt Item Oath I Doe hereby authorize Baker Brooke and Henry Coursey gent or Arch. Coun. either of them to administer in open Court the Oath of our Lieuten- 208] ant of our said Prouince of Maryland, and also that of our Chancellour there to our Deare Brother Philip Calvert Esqr, whom wee haue lately Constituted in these two places. And Wee Do also hereby authorize our said Brother to Administer the Oath of a Councellor there in open Court to such as hee hath or shall according to our Commission to him make of our Councell there who have not formerly taken the same, and Wee will and require you to take Care that the said Respective Oathes be duely and tymely administred there accordingly.

London 16th of September 1660 Signed C: Baltemore.

And according to the said Instruction the said Mr Henry Coursey and Mr Baker Brookes tooke the said Gouernors Oath wch followeth in these words (Viz) I Philip Calvert do sweare that I will be true and faith full to the Right Honnoble Cæcilius Lord Baron of Baltemore the true and absolute Lord and Proprietary of this province of Maryland and his heires, and him and them and his and their Rights Royall Jurisdiction and Signiory all and euery of them, in, to and ouer the said Province, and Ilands therevnto belonging will at all tyme defend and maintaine to the uttmost of my power, and will neuer accept of, nor execute any place Office or imploymt within the said Province any way concearning or relateing to the Gouernment of the said Province from any person or authority, but by, from or ynder a lawfull authority derived or to be derived from tyme to [tyme] under the hand and Seale at Armes of his said Lop or his heirs or Assignes Lords and Proprietaries of the said Province I will faithfully serue his said Lop as his Lieutenant of the said Province, And in all other Offices committed to my Charge by his said Lops Commission or Commissions to me, and will willingly yeild up the said Commission and Commissions againe, and all Offices powers and authorities granted or to be granted by them or any of them into the hands of his said Lop and his heires and Assignes, or to such person or persons, as hee or they shall appoint whensoeuer he or they shall appoint me

Liber soe to doe, and shall signify the same vnto me in . . . . tting vnder P. C. R. his or their hand . . . . to putt in execution or attempt to execute any p. 375 Office power or authority granted vnto me by any of the said Commission or Comissions after that his said Lordship or his heires or Assignes Lords and Proprietaryes of the said province shall repeale them or any of them respectively by any writting vnder his or their hand and Seale at Armes, and that the said repeale be published with in this province, I will Doe equall Right and Justice to the poore and to the Rich within the said province to my best skill Judgment and power, according to the lawes and Ordinances of the said Province, And in default thereof according to my Conscience and best discression, and the power granted or to be granted to me by his said Lops Commission or Commissions I will not for feare fauor nor affection, or any other cause lett hinder or delay Justice to any, but shall truely execute the said Office and Offices respectively according to his said Lops Commissions to me in that behalfe, and to the true intent, and meaning thereof, and not otherwaies to the best of my vnderstanding and Judgment, I will not knowe of any attempt against his said Lops person or his Right or Dominion, in, to or over the said province and the people therein, but I will prevent, resist, and oppose it, with the uttermost of my power and make the same knowne with all Convenient speede to his said Lop, And I will in all things from tyme to tyme as Occasion shall require faithfully Councell and aduise his said Lop according to my heart and Conscience, And Doe further Sweare that I will not by my selfe nor any person directly or indirectly trouble molest or discountenance any person whatsoeuer in the said province professing to believe in Iesus Christ for or in respect of his or her Religion, nor in his or her ffree Exercise thereof within the said province. Soe as they be not vnfaithfull to his said Lop or molest or Conspire against the Ciuill Gouernment Established here vnder him nor will I make any difference of persons in conferring Offices Rewards or ffauors proceeding from the authority which his said Lop hath conferred upon me as his Lieutenant here for or in respect of their said Religion respectively, but meerely as I shall find them faithfull and well deseruing of his said lop, and to the best of my viderstanding endowed with morall virtues and abillities fitting for such Offices rewards or fauors wherin my prime ayme and end from tyme to tyme shall sincearely be the advancement of his said Lops service here, and the publick vnity and good of the Province without partiallity to any, or any other sinister end whatsoener, And if any other Officer or person whatsoener shall during the tyme of my being his said lops Lieutenant here without my consent or privity molest or disturbe any person within this Province professing to believe in Jesus Christ, meerely for or in respect of his or her Religion, and the ffree Exercise thereof, Upon notice or Complaint thereof . . . . power and authority to relieve

and Protect any person soe molested or troubled whereby hee may Liber haue right don him for any damage which he shall suffer in that P.C.R. kind, And to the uttmost of my power will cause all and enery such person or persons as shall molest and trouble any other person or persons in that manner to be punished I will faithfully serue his lop as his Channcellor and Keeper of his Great Seale of the Province comitted to my charge and Custody of his said Lops Commission to me, to the best of my skill and vnderstanding. I will cause the impression in wax of the said Seale to be affixed to all such things as I haue or shall from tyme to tyme receiue Comission or Warrant for soe doing from his said Lop under his hand and Seale at Armes, and that it shall not be affixed to any other writting or thing whatsoeuer directly or indirectly with my privity Consent or knowledge I will doe my best endeuour carefully to preserve the said Great Seale in my Custody soe long as it shall please his said lop to continue me in the Charge and keeping thereof, to the end that it may not be lost stollne or vnlawfully taken from me, and whereby any other person may affix the impression thereof vnto any writteing or thing whatsoeuer without authority for soe doeing lawfully deriued or to be deriued from by or vnder a Commission or warrant vnder his said Lops hand and Seale at Armes, And that I will truely and faithfully deliuer up againe the said Great Seale into the hands of such person or persons as his said Lop, or his heires shall appoint when his or their pleasure for that purpose shalbe signified vnto me vnder his or their hand and Seale at Armes, Soe helpe me God and by the Contents of this Booke.

And after the said Henry Coursey tooke the severall Oathes of a Councellor and Secretary as followeth

### The Oath of a Councellor of State in Maryland

I. A. B doe sweare that I wilbe true and faithfull vnto the Right [vide 3 Md. honnoble Cæcilius Lord Barron of Baltemore the true and absolute Arch. Coun. Lord and Proprietary of this Province of Maryland, and his heires, and him and them, and his and their Rights Royall Jurisdiction, and Siginory all and euery of them in to and over the said Province and Ilands therevnto belonging, will at all tymes defend and maintaine to the uttmost of my power, And will neuer accept of nor execute any place Office or imployment within the said Province any way concearning or relating to the Government of the said Province from any person or authority, but by from or vnder a lawfull authority deriued or to be deriued from tyme to tyme from his said Lop or his heires Lords and Proprietaryes of the Province vnder his or their hand and Seale at Armes, The Peace and welfare of the People of this Province I will euer procure [as] farr [as] I can, I will ayde p. 377 and assist the administring and execution of Justice in all things to my power. To none will I delay or deny Right for feare fauor

Counsellor's Oath

Liber or affection, I will to my best skill, and according to my heart and P.C.R. Conscience giue good and faithfull Councell to the said Lord and Proprietary and his heires, and to his and their Lieutenant or Chiefe Governor of this Province for the tyme being when therevnto I shalbe called, I will keepe secrett all matters committed, or revealed vnto me, or which shalbe moued or debated Secretly in Councell, and faithfully declare my minde and opinion therein, according to my heart and Conscience, And if any of the said Treaties or Councells shall touch any of the privy Councellors of this Province I will not reveale the same vnto him soe touched or Concearned, but will keepe the same Secrett vntill such tyme as by the Consent of the Lord Proprietry or his Lieutenant or Chiefe Gouernor here for the tyme being publication shalbe made thereof, I will also as a Councellor and as a Justice and Commissioner for the Conservation of the Peace of this Province Doe equal Right vnto the poore and to the Rich to the best of my vnderstanding & Judgment according to the Lawes from tyme to tyme in force within this Province, And in default thereof according to my best discression, And gennerally in all things will doe as a faithfull Councellor to the said Lord Proprietary. And I doe further sweare I will not by my selfe nor any other person directly, or indirectly trouble molest or discountenance any person whatsoeuer in the said Province professing to believe in Jesus Christ for or in respect of his or her Religion nor in his or her ffree Exercise thereof within the said Province so as they be not vnfaithfull to his said Lop nor molest or Conspire against the Ciuill Government Established here vnder him Soe helpe me God and by the Contents of this Booke

Secretary's Oath

The Oath of the Lord Proprietaryes Secretary in Maryland.

[vide 3 Md. I A. B. Do sweare that I wilbe true and faithfull to the Right Arch. Coun. 213] honnorable Cæcilius Lord Baron of Baltemore the true and absolute Lord and Proprietary of this Province of Maryland, and him and them, and his and their Rights Royall Jurisdictions Signiories, and all and euery of them in, to and over the said Province and Islands therevnto belonging will at all tymes defend and maintaine to the uttmost of my power, and will neuer accept of, nor execute any place office or imployment within the said Province any way concearning or relateing to the Gouernment of the said Province from any person or authority, but by from, or vnder a lawfull authority deriued or to be deriued from tyme to tyme from his said Lop or his heires Lords and Proprietaryes of the said Prouince vnder his and their hand and Seale at Armes. I will serue him faithfully as his Secretary in the said Province. To none will I wittingly or willingly delay or deny Right in what belongeth to my Office or Offices . . . . matters

p. 378 to be by me recorded without falsification or Corruption for feare fauor or mallice of any person whatsoeuer to the best of my abillity and vnderstanding Soe helpe me God and by the Contents of this Liber booke:

Mr John Bateman tooke then likewise the said Oath of Councellor, Counsellor's And then was also taken by Peter Bathe the ensuing Oath, Vizt.

The Oath of the Clarke of the Provinciall Court.

Clerk's Oath

I A B Doe faithfully Sweare that I will serue the Lord Proprietary of this Province of Maryland as Clarke of the Prouinciall Court. To none will I wittingly or willingly deny Right in what belongeth to my Office or Offices to doe True Record I will keepe of Judgments and all other matters to be by me Recorded without falsification or Corruption for feare fauor or mallice of any person whatsoeuer to the best of my abillity and Vnderstanding, Soe helpe me God and by the Contents of this Booke

It is ordered that All Acts and Orders entred in the tyme of the Order for defection of the Government from his Lop being the fifth of March acts made in 1659 Be null and of noe force and that the same be forthwith razed, the tyme of and torne from among the Records.

the Gournment

Then was Read the Petition of Elizabeth Abrahams and the Re Read's Petition of her husband Isaack Abrahams, weh Petus are as followeth, Estate (Vizt)

To the Honnoble Gouernor and Councell of Maryland

The humble request of Elizabeth Abrahams is that my husband Isaack Abrahams should administer upon Thomas Reads Estate who was my late husband, and dyed without Will

> The marke of E Elizabeth Ahrahams.

To the honnoble Gouernor and Councell of Maryland

The humble Petition of Isaack Abrahams married the Relict of Thomas Read who dyed intestat to haue letters of Administration upon the Estate of the said Thomas Reade And hee shall pray &c.

And thereupon It is ordered that Letters be granted of Administration to the said Isaack Abrahams of the Estate of Thomas Reade deceased.

Cap<sup>n</sup> Samuell Tilghman by his Attorney Mr James Langworth Tilghman v. demands warrt agt John Bateman retorn this Court in an accon of Bateman 2000 Tob & Cask

Warrant issued accordingly to the Sherriffe of Calvert County

The plantiffe nor his Attorney appearing, It is referred to the next P. C. R. Prouinciall Court to be holden at St Maryes the primo Dec. 1660

P. 379 John Harris of London marchant by his Attorney Mr Henry Bateman Coursey demands a warrant agt John Bateman in accon of debt of two thousand five hundred Pounds of Tob and Caske.

A lere missive issued thereupon retorn to the Proull Court to be 11 Dec. 1660 holden at Patuxent the 11th of December 1660

> This Cause is referred to the next Proul Court to be holden at St Maryes the Nynteenth of ffebr next.

4 Dec. 1660 Giles Sadleir demands a lere of missive agt John Bateman Adm Sadler v. Bateman of Thomas Belcher decd to appeare at the Proull Court to be houlden Admin at Robert Kingsberryes the IIth of December following to answere his suite in accon of the Case.

A letter missive accordingly issued to the Sherr of Calvert County. Vid. petn Whose Petition being read at this Court, The Judgment of the Court is that the Petitioner should doe the matter in the Petition specified Ex Officio.

John Bateman Esquier demands a warrt agt John Anderson in an Bateman v. Anderson action of the Case to the vallue of three thowsand fiue hundred Eighty Nyne Pounds Tob and Caske

Warrt then issued retorn to this Prouli Court the IIth of December 1660 to the Sherriffe of Calvert County.

11 Dec: 1660 Vpon reading of the plantiffes Petition in presence of both parties plantiffe and defendant, The defendant haueing confessed the Accompt and the abatement allowed. It is ordered that the defendt pay vnto the plantiffe the remain being two thowsand Seuen hundred and Nynty Pounds of Tob & Cask with Costs of Suite, Execucon issued 25 Marcij 1660

Yow v. Hugh Yow by his Attorney John Bateman demands a warrant Anderson against John Anderson in an action of debt for of sterling due by Bill dated the 3<sup>d</sup> of May 1658 and payable at a day now past

Warrant inde issued retornable to this Prouinciall Court this Eleuenth of December 1660 to the Sherr of Calvert County.

And vpon reading of the said Bill, The said Anderson confessed in open Court the same to be due. It is therefore ordered that the said Anderson shall pay the said Nyne pounds sterling money to the said Hugh Yow or his order with Costs of suite. Execution issued 25 Marcij 1661

3 Dec: 1660

James Scapes demands of John Bateman Administrator to Thom-Liber as Belcher deceased Eight hundred fforty ffower pounds of Tobacco P. C. R. Scapes v. and Caske due to him from the said Thomas Belcher by bill dated Bateman the second of June 1659, payable the tenth of October then following. Adminr

Vpon reading of the said Bill in Court, and in regard the defendant confessed the said debt to be due It is therefore ordered that the defendt John Bateman shall forthwith pay the said sume of 344 Tobacco and Caske with Costs of Suite to the plaintiffe.

John Bateman this 3<sup>d</sup> of December 1660 demands a warrt to Bateman v. arrest John Anderson at his suite to appeare at this Proull Court Anderson the 11th of December 1660 to answere in an action of trespass

Warrant inde issued to the Sherriffe of Calvert County retornable vt supra.

Then (vizt) 11° Dec 1660 The ensuing Petition was read To the honnoble the Gouernor and Councell of the Province of Maryland. The humble Petition of John Bateman Sheweth that John Anderson hath much to the damage of your Petitioner twice come vpon your Petitioners land, and broke up his Tobacco, and there paid and rowlled away Tobacco not properly his owne, for weh I [paid may desire Order for my damage as your honnors shall thinke fitt and I be carelessly written for shall humbly pray: 11th of Dec: 1660.

prized]

Signed John Bateman

Vpon reading of w<sup>ch</sup> petition and consideration therof had The Court thought fitt and haue soe ordered that this Cause be referred till the next Prouinciall Court to be houlden the Nynteenth of ffebruary next.

John Whiston demanded a writt agt Richard Bently in an action 8 Dec. 1660 of debt of fine hundred and Eight pounds of Tobacco retorn to this Whiston v. Bently Provinciall Court: weh issued accordingly To weh the defendant appeared, and then the ensuing Petition was read vizt

To the honnorable Gouernor and his Councell, The humble petition of John Whiston. Most humbly sheweth that Richard Bently Cooper is indebted vnto your Petitioner the just sume of five hundred and Eight pounds of good Tobacco and Caske now due as may by bill further appeare. Therefore your Petitioner humbly desireth an order for the same, And your Petitioner shall as bound Euer pray. And the said Bill was then also read, and the said Richard Bently confessing the debt aforesaid

It is ordered that an Execution issue agt the said Bently at the plantiffes suite for payment of the said fine hundd and Eight Pounds with Costs of Suite.

Walter Pakes demanded a writt agt Thomas Hughes Cooper in an Liber P.C.R. action of debt of two thowsand pounds Tob and Caske retorn to this 1660 Prouinciall Court.

> Warrant issued to the Sherriffe of Saint Maryes County accordingly whereupon the said Sherr retourned the same executed. And then at the said Court the 11th of December 1660 the plantiffes demand for one thowsand Pounds of Tob by Bill . . . . Pounds of

p. 381 Tobacco and Caske by accompt was by the defandants Attorney Peter Bathe confessed to be due. It is therefore ordered by the said Court that the deft shall pay vnto the plantiffe ffowerteene hundred and Sixty pounds of Tob and Caske with Costs of Suite. Execution issued accordingly

3 Dec. 1660 John Bateman Administrator of the goods Chattles & debts of Bateman Thomas Belcher deceased demanded a warrant agt Jane Pauldin Adminr v. Pauldin James Atkinson and Suesanna his wife for the ffellonious stealing of the goods of the said Thomas Belcher retorn to the said Court 11 Dec. 1660.

> Warrant inde issued the Sherriffe of Calvert County accordingly W<sup>ch</sup> being retourned executed, and the parties appearing in Court It is ordered that the said Sherriffe of Calvert County keepe them in safe Custody vntill they give in Security personally to appeare at next Prouinciall Court to be houlden at Saint maryes on the Eleuenth of ffebruary next to answer for the said ffellonious stealing of the goods of the said Thomas Belcher.

Vpon the reference of this Court dated the 20th of ffebruary 1650 v. Robert in this Cause to the now sitting of this Court

It is ordered that a Warrant issue to the Sherriffe of Calvert County to impannell a Jury of twelue men of the Neighbourhood, and authorizing him to sweare them and such wittnesses as shalbe necessary to inquire which is Saint Nicholas Creeke, and the head and old path thereof, and whither the same be included in a Pattent granted by his Lop the Lord Proprietary vnto Captaine Thomas Cornwaleys Dated the 24th of March 1650 and the proceedings thereupon to retourne to this Court the first day of its sitting at Saint Maryes being on the Nynteenth day of ffebruary next, And warrant issued to the said Sherriffe accordingly signed by Hen Coursey Secr. Dated 12 Dec. 1660.

1 Dec. 1660 Peter Joy demands a writt agt John Neuill in an action of the Joy v. Nevill Case retornable to this Prouinciall Court on the 11th of Dec. 1660. Warrant inde to the Sherriffe of Calvert County retorn ut Supra. Subpa issued agt Philip Conner and Thomas Pouett to testify in ditt Caa.

Both parties not appearing this Cause is non suited

John Bateman Patrickson Iohn Bagby and Wm Mills

11 Dec. 1660

Richard Bently viijo Dec 1660 demanded a writt agt Samuell Liber Graues to appeare the IIth of December following to answere in an action of debt

Bently v. Graves 8 Dec. 1660

Warrant inde issued to the Sherriffe of Calvert County retorn Court vt supra.

The humble Petition of Richard Bently, Sheweth that Sam Graues p. 382 is indebted to your Petitioner two hundred Eighty Seuen pounds of Tob by accompt, humbly Craues order with Costs, And he shall pray &c and 1951 of Tob.

The Plantiffe Richard Bently being sworne to his accompt and the defendant Samuell Graues owneing an accompt to be due to the plt. It is ordered by this Court that the defend shall pay to the plt ffower hundred and Seventeene pounds of Tob and Caske (with Costs of Suite) weh appeared to be due.

Ignatius ffenwick came this day and Chose Baker Brooke Esq. 11 Dec. 1660 for his Guardian.

Fenwick's Guardian

To the honnoble the Gouernor and Councell for the Province of Re Maryland

Gwyther's Fees

### The humble Petition of Nicholas Guyther

Humbly sheweth that your Petitioner the last Prouinciall Court was ordered that the ffees relateing to the imprisonment of Mary Clocker &c. were to be paid out of his Lops Revenue, And whereas the Assembly then sitting in the same Case with John Williams and his wife did order the fees due from them to be paid out of that County wherein they were attainted.

Now The humble request of your Petitioner is to have the Judgment of this Court where the said ffees for imprisonment as aforesaid shall justly accrew, And your Petr as in duty bound shall euer

The Petitioner is to be satisfied out of Saint Maryes County when he shall bring in his accompt to be leuved with the publick leuves.

To the honnoble Gouernor & his Councell for the prouince of Sadler v. Maryland

### The humble Petition of Giles Sadlier

Most humbly sheweth that whereas John Bateman Esqr Administrator of the Estate of Thomas Belcher deceased Did comand your Petitioner to call a Court by vertue of the said Batemans warrant issued the 25th of December past for the which paines and dilligent Care in the execution thereof your Pet demanded satisfaction of the said Bateman who refuseth to make me your humble Petitioner satisfaction without your honnors approbation, the which being

Bateman Vid. Judgmt of the Court fo: 370

Liber taken into serious Consideration by your honnor your pet<sup>r</sup> humbly P.C.R. craueth your honnors to consider his indigence, and to grant him an order for satisfaction according to Custome to precedent Officers. And your Pet<sup>r</sup> shall as bound Pray.

Keene v. Henry Keene demanded a warrant the 8<sup>th</sup> of December 1660 ag<sup>t</sup> Sampson Warren in an action of debt

Warrant then issued to the Sherr of Calvert County retorn to this Court 11 Dec 1660 Ended.

Hobbs v. John Hobbs Cooper by his Attorney Thomas Turner demanded the 18th of Nouember 1660 a writt of Attachment agt the Estate and goods of John Gottley als Dowle to the vallue of thirteene pounds in the possession of Mr Thomas Gerrard Attachment issued to the Sherriffe of Saint Maryes County accordingly, vpon weh the said Sherriffe retourned the same executed to this Court 11 Dec. 1660.

And both parties plt and deft not appeareing nor any for them this Cause was possuited

Penny v. Cornwaleys

Henry Penny by his Attorney Peter Joy the 1st of December 1660 demands a warrt agt John Abington Attorney for Captaine Cornwaleys in an action of the Case.

Warrant then issued to the Sherr of  $S^t$  Maryes County retorn to this Prou<sup>II</sup> Court 11 Dec: 1660.

And the plt nor his Attorney appearing to prosecute, This Cause is nonsuited.

I Dec. 1660
Daniel Pensar v.
George George Beckwith Sherr retourned the same executed.

A warrant issued upon demand to the Sherriffe of Calvert County retorn to this Court the 11<sup>th</sup> of December 1660 in an action of 620<sup>th</sup> George of Tob and Caske debt due to the plt, vpon w<sup>ch</sup> warrant the said Sherr retourned the same executed.

High v. Robert High demands a warrant the 29<sup>th</sup> of Nouember 1660 against Thomas Bisse in an action of the Case.

Warrant then issued to the Sherriffe of Calvert County retorn to this Court 11 Dec 1660.

vpon w<sup>ch</sup> warrant the said Sherriffe retourned the same executed. And the plt nor any for him appearing to prosecute. This Cause was nonsuited.

Harris v. Mr John Harris marchant this 8th of December 1660 demands a Adams warrant against James Adams in an action of debt.

Warrant then issued to the Sherriffe of Calvert County retorn to this Court the  $11^{th}$  of December 1660

Vpon weh warrant the said Sherriffe retourned the same executed

William Turner this first of Dember 1660 demands warrant Liber against Patriarke Dew the Attorney of John Grammer in an action P.C.R. of debt. Grammer

Warrant then issued to the Sherriffe of Caluert County retorn to this Court the 11th of Dec 1660.

William Harper the first of december 1660, demands warrant Harper v. against Mathew Smyth in an action of the Case

Warrant then issued retorn to this Court the IIth of December 1660 to the Sherriffe of Calvert County

Vpon a warrant directed from the honnoble Phillip Calvert Esqr p. 384 Gouernor to the Sherriffe of Calvert County to inquire by a Jury Jury on upon the Corps of Catherin Lake, The said Sherriffe retourned to Corpse this Court as followeth vizt

According to the tennor of a writt to make dilligent Search and inquiry upon the Corps of Catherin Lake directed to Giles Sadleir Sherriffe there was a Jury of Twelue men namely

William Euans fforeman) (William Richardson William Turner Thomas Ireton Wm Euans George Bussy Phillip Coomes Patriark Dew chosen Impr. John Sinklow William Sample James Allen William Chaplin Robert Kingsberry

The Declaration of William Sankeh Richard Gardner W<sup>m</sup> Palmer, John Meeres, Thomas Cosby.

All Servants of the howse and Present when Thomas Mertine shoved the said Catherine Lake with his hand on the Shoulder and also gaue her a Kick upon the britch, and the said Lake being troubled with the ffitts of the mother fell into the said ffitts as formerly, and soe departed this world within one hower.

The Juryes Verdict aboue named is that at the viewe of the Corps aboue mentioned they found it very cleare, and caused the said Thomas Mertine and the Servants of the howse to ley their hands upon the dead Corps, and there was noe issue of bloud from the Corps, neither could they perceive any alteration in the Corps or any action from any personall man that was the Cause of her Death but the providence of the Allmighty

p me William Ewen

The Court is a[d]iourned to the 19th of ffebruary next ensuing at Adjourn-Saint Maryes.

ment of Court.

Richard Smyth Came this day being the 19th of December 1660 Richard and demands the ensuing Indentures to be recorded among the Smith v. William Records of the Prouinciall Court, in regard hee is to send them to Battin

Liber Virginea vizt This Indenture made the Eight day of August in the P. C. R. yeare of our Lord one thowsand Six hundred ffifty and Nyne Betweene Richard Smyth of Potomocke in the Iland of Virginea in the parts beyond the Seas Planter on thone parte, And Thomas Allison son of Thomas Allison of Gaston in the County of Lancaster husbandman on thother parte. Wittnesseth that the said Thomas Allison doth Covenant promise and grant to and with the said Richard Smyth his Executors and Assignes by these presents from the day of the date hereof vntill his first and next arrivall in the Iland of Virginea aforesaid, and after for and during the tearme of Seven yeares to serue, in such service and imployment as he the said Richard Smyth, or his Assignes shall there imploy him according to the Custome of the Countrey in the like kind, In consideration whereof the said Richard Smyth doth hereby Covenant and grant p. 385 to and with the said Thomas Allison to pay for . . . . and lodging with other necessaries during the said tearme, and at the end of the said tearme to pay the said Thomas Allison two suites of Apparrell, three Barrells of good marchantable Corne and fifty acres of land. In wittnes whereof the said parties to these present Indentures haue interchangeably sett their hands and Seales the day and yeare abouesaid Signed Richard Smyth

Sealed and deliuered in presence of vs Andrew A Dickinson his marke, George fflouke his marke X Locus Sigilli X

Bristoll Locus Inrolled according to the the said

This Indenture made the 24th day of August in the yeare of our Sigilli Lord 1659 betweene Richard Smyth of Virginia Planter of the one parte And Margarett Williams of Bristoll Spinster of the other parte, Record Wittnesseth that the said Margarett doth hereby Covenant promise and grant to and with the said Richard his Executors & Assignes Custom of from the day of the date hereof, vntill her first and next arrivall at Virginea, and after for and during the tearme of flower yeares to serue in such service and imployment as the said Richard or his Assignes shall there imploy her, according to the Custome of the Countrey in the like kind. In Consideration whereof the said Master doth hereby Covenant and grant to and with the said Servant to pay for her passing, and to find and allow her meate, drinke, apparrell and lodging with other Necessaries during the said tearme, And at the end of the said tearme to pay vnto her One Ax one Howe, double Apparrell fifty acres of land one yeares provision according to the Custome of the Countrey In wittnes whereof the parties abouenamed to these Indentures have interchangeably sett their hands and Seales the day and yeare aboue written

Sealed & dd in pesence of Geo. Md worth Hawkins The marke of Margarett Williams

Vpon weh Indenture The ensuing Assignment was written I Rich-Liber ard Smyth doe assigne vnto John Powell the Maide Seruant aboue- P.C. R. said with the Right of the Indenture, As Wittnes my hand the fifth of November 1650 Richard Smyth

Wittnes William Thomas Sam Bonam

This Indenture made the 29th day of August in the yeare of our Bristoll Lord one thowsand Six hundred fifty and Nyne, Betweene Joseph Locus Sigilli X Bishop of the City of Bristoll Sherman of th' one parte and Richard Inrolled Smyth of the Iland of Virginea of the other parte, Wittnesseth that upon record the said Joseph doth hereby Covenant promise and Grant and with according the said Richard his Executors and Assignes from the day of the date to the Custome hereof vntill his first and next arrivall in Virginea, and after for and of the said during the tearme of ffower yeares to serue in such service and imployment as the said Richard or his Assignes shall there imploy him according to the Custome of the Countrey in the like kind, In consideration whereof the said Master doth hereby Covenant and grant to and with the said Servant to pay for his passing, and to find and allow him meate drink Apparrell and Lodging with other necessaries during the said tearme, and at the end of the said tearme to pay unto him one Ax. One Howe, one yeares prouision double p. 386 Apparrell fifty acres of land according to the Custome of the Countrey In wittness whereof the parties abouenamed to these Indentures haue interchangeably sett their hands and Seales day and Joseph Bishop Locus Sigill X veare abouewritten

Sealed and deliuered in the presence of Andrew Hay

Vpon weh Indenture the Ensuing Assignmt was written I the Subscribed doe assigne vnto John Powell the man servant abouenamed vizt Joseph Bishop, and also the Right of this Indenture As Wittnes my hand this 5th of November 1659

Wittnes Wm Thomas Sam Bonam. Signed Richard Smyth.

The Said Richard Smyth demands the Ensuing Depositions to be likewise entred on Record (vizt)

Owen Jones aged of Twenty yeares or thereabouts haue bene examined an[d] sworne on the Betweene Captaine William Batten of one side, and Richard Smyth I doe declare that Richard Smyth did ship three Seruants aboard the Ship Leopard entred in the Boston booke their names followeth Joseph Bishop. Thomas Allison Margarett Williams on the accompt of Richard Smyth, I never heard that Cap<sup>n</sup> Batten had intrust in these Servants neither doe I knowe, And further saith not. As wittnes my hand this 17th of ffebruary 1650 By me Owen Iones

Sworne before me Daniell Lisseon

Liber P.C.R. or thereabouts sworne and examined this 10<sup>th</sup> of ffebruary 1659
Saith That Richard Smyth brought three Servants aboard the Ship called the Leopard, and I entred their names in my booke as his proper Servants whose names are as followeth Jos Bishop Thomas Allenson Margarett Williams, neither did 1 euer heare that Cap<sup>n</sup> Batten had any intrest in them Signed W<sup>m</sup> Hardy.

Taken before me Charles Ashton.

Richard Smyth demands a writt to arrest William Battin to answere his suite at the next Prou<sup>II</sup> Court in an action of the Case, Warrant thereupon issued Dated the 20<sup>th</sup> of December retorn 19 ffebruary following to the Sherriffe of

Calvert v. William Calvert Esquier by his Guardian the Right honnoble the Stone Lord Proprietary demands a writt agt Thomas Stone in an action of trespass to the vallue of one hundred thowsand Pounds Tob & Caske

Writt thereupon issued to the Sherriffe of Saint Maryes County dated 20 Decembris retorn 19° ffebruary following.

Subpœna likewise issued ad testificaind in the said Cause for W<sup>m</sup> Bretton.

p. 387 Bouling v. Anderton

James Bouling demands a writt at his suite against John Anderton in an action of the Case.

Writt issued dated 17 Decembris to the Sherr of Calvert County retorn 19 ffebruary following.

Hughes v. William Hughes demands a writt at his suite agt Thomas Stone in action of the Case

Writt issued dated 28 Decembris retorn 19 ffebruary following to the Sherriffe of Charles County.

Cornwaleys Captaine Thomas Cornwaleys demands a warrant against Jacob v. Micheels at his suite in an action of 5500<sup>t</sup> Tob.

Writt issued dated the 13<sup>th</sup> of December 1660 retorn 19 ffebr following directed to the Sherriffe of Baltimore County.

Pakes v. Walter Pakes demands a writt at his suite against M<sup>rs</sup> Ann Ham-Hammond mon in an action of the Case to the vallue of 4000 Tob

Writt issued dated 15 Dec. to the Sherr of Saint Maryes County retorn 19 ffebr following.

Pakes v. Walter Pakes demands at his suite a Sumons agt Robert Clark Clark Esqr in an action of the Case

Letter Missive issued dated 15 Dec retorn 19 ffebruary following.

Thomas Burdett demands a writt agt Cap<sup>n</sup> Robert Morris in an Liber P. C. R. action of defamation

Writt issued 18 Dec retorn 19 ffebruary following to the Sherr Morris of Calvert County.

William Calvert Esquier by his Guardian the Lord Proprietary Calvert v. demands a writt against Verlinda Stone Relict and late wife of Stone Cap<sup>n</sup> W<sup>m</sup> Stone deceased in an action of trespass to the vallue of

Writt issued dated 28 Dec retorn 19 ffebruary following to the Sherriffe of Charles County.

John Cockerell demands a warrant at his suite agt Jacob Lombrozo Cockerell v. in an action of the Case

Writt issued to the Sherr of Saint Maryes County dated 1º January retorn 19 ffebruary following

Subpæna ad testificand directed to the Sherr of Calvert County for Mathew Smyth Jonathan Prator, and Sampson Warren in the said Cause retorn eod die.

Daniel Clocker demands a warrant at his suite agt Thomas Warden Clocker v. Warden and Wm Martyn in an action of trespass to the vallue of 3001 Tob et al.

Warrant inde to the Sherr of St Maryes County dated 3 January, retorn 19 ffebruary following.

Augustine Herman marchant came this day and demanded the 7 January ensuing to be entred on Record (Vizt) To all Christian People to 1660 p. 388 whom these presents shall come Robert Slye of Saint Clements Herman v. Mannor in the Province of Maryland marchant Sendeth Greeting in Overzee the name of our Lord God Everlasting this tenth day of Nouember in the yeare of Grace one thowsand Six hundred and Sixty, and in the twelth yeare of the Raigne of our Soueraigne Lord King Charles the Second &c. Whereas matters of difference debate and Controuersy haue rissen and happened betweene mr Augustine Herman Marchant and Mr Symon Overzee deceased, and now is become of Concearnment vnto Mrs Elizabeth Overzee as Successour and Administratrix to the said M<sup>r</sup> Overzee her deceased husband for pacifying ordering and ending whereof Mr John Bateman and Mr Henry Meese Marchants were mutually chossen by the aforesaid parties Mr Augustine Herman and Mrs Elizabeth Overzee to arbitrat and deside the Controversies aforesaid in Case they had agreed therein, but the said Arbitrators differing in their Judgments about the said buisnes the said Mr Augustine Herman and Mrs Elizabeth Overzee haue bound themselues each to other in a Bond of One thowsand pounds sterling to stand also to the Vinpiradge and award of Robert Sive aforesaid as by the said Obligations and Condicons doth and may at large appeare.

Knowe yee therefore that the said Vmpire takeing upon him the P.C.R. charge and burthen of the said Vmpiradge or award, and haueing taken due and serious deliberation in considering the matters of difference betweene the concearned parties before mentioned I doe by these presents deeme Judge order and award in reference to the premisses in manner and following that is to say, ffirst that Mrs Elizabeth Oversee her Executors or Admrs or some of them shall well and truely pay or cause to be paid vnto Mr Augustine Herman marchant or to his certaine Attorney Executors or Administrators or some of them fifteene thowsand pounds of good sound well conditioned Tobacco and Caske (according to the lawe of the Countrey in that Case provided) as also Six thowsand Pounds of good marchantable neate Porke, Which payment both for tyme and places is to be performed as is hereafter expressed, that is ten thowsand pounds of the said Tobacco and Caske, and flower thowsand pounds of the said porke to be paid conveniently in Potomacke Riuer, Patuxent or both in twelue seuerall places at the most and by the last day of January next ensuing at the furthest

Secondly the said Vmpire doth order deeme and award that the other fiue thowsand Pounds of Tobacco, and two thowsand Pounds

of Porke for the makeing up of the aforesaid quantity of fifteene thowsand Pounds of Tobacco and Caske and Six thowsand Pounds. of Porke shalbe well and truely paid by the said Mrs Elizabeth Oversee her Executors Administrators or Assignes to him the said Mr Augustine Herman his Executors Administrators or Assignes by the p. 389 last day of Nouember in the . . . . Thirdly in case Mr Augustine Herman make appeare that hee hath paid Mr Overzee his Bill of Exchange of one hundred Gilders to Abraham Johnson then Mrs Overzee is awarded to pay Mr Augustine Herman seuen hundred and Eighty Pounds of Tob and Caske in liewe thereof. It is also deemed, ordered and decreed by the said Vmpire that the Anker and Grapling be paid for according to the true vallue thereof, Mr Augustine Herman makeing sufficient prooffe that Mr Oversee disposed of them for his owne priuat use, Likewise that Mr Augustine be allowed one hundred pounds of Tobacco for the Case of wine that hee paid to Mr White for freight of Mr Oversee his Caske and other goods in the barque Susannah.

ffowerthly It is ordered and awarded that Mr Augustine Herman commence a Suite against Mrs Overzee, and that shee confesse Judgment for twenty one thowsand pounds of Tobacco and Porke, and that shee pay the Court Charge, likewise that shee acknowledge Judgment for what Mr Augustine Herman can make appeare due in reference to the Bill of Exchange Anker, Graplin, and Case of wine, and that she pay the charge of Court for that also

Fiftly I award that if there be loss in the two bills one of Phillip Lands the other of  $M^r$  Rosiers  $M^{rs}$  Overzee ought to beare it, and

that because the Contract makes prouision for the intrusting of Liber such persons onely as were at least supposed to be sure paymasters, and these men were well knowne to Mr Oversee to be otherwise Neither are the bills marked with the Copartners marke, wherefore I order they be againe retourned to Mrs Overzee yet shee to allow Mr Augustine nothing in consideration thereof, but what he is before awarded

Sixtly I the said Vmpire doe Order and decree that Mr Augustin Herman, and Mrs Elizabeth Overzee doe forthwith giue acquittances Each to other to determine all doubts and Controversies in reference to all former dealings betwixt Mr Augustine Herman and Mr Symon Overzee or his widdow Mrs Elizabeth Oversee, excepting onely what is specified in this present award, which is to continue firme and irrevokable vntill the same be effectually performed in all the parts and clauses thereof, and is for the reconcileing all differences and putting a period to all doubts betweene the parties aforesaid. In testimony whereof I haue herevnto sett my hand and Seale the day and yeare first abouewritten.

(Vntill the same be effectually performed in all the parts and clauses thereof, was interlyned before the signing and sealing thereof)

Signed Röbt Slye

Wittnes Samuell Vampken John A Greene his marke.

The said Augustine Herman marchant demanded the ensuing 7 January discharge to be entred among the Provinciall Records vizt p. 390

These presents Wittnesseth that I Augustine Herman marchant Doe hereby discharge and acquitt Mrs Elizabeth Oversee, from all Claimes Bills, Bonds Accompts and Controversies concearning any manner of dealings and Negotiations formerly had betweene Mr Symon Oversee her deceased husband and me from the begining of the world to this present day, Except a Bond of Arbitration and award of Vmpiradge with the security therevnto relateing, weh are to be performed As wittness my hand this Seuenth of January One thowsand Six hundred and Sixty Signed Augustine Herman

Signed and deliuered in presence of vs Peter Bathe W<sup>m</sup> Brereton.

Mary Clocker mother to Thomas Courtney with her husband Re Courtney Daniell Clocker came this day being the Seuenth of January 1660, and desired to haue entred among the Records that shee does freely giue vnto her said Sonn liberty to doe for himselfe, being now of the age of Nynteene yeares and doth release what power shee hath ouer him as his Guardian to the end hee may doe for himselfe hereafter.

Liber P. C. R. marke of

Daniell Clocker thelder came this day b[e]ing the 7<sup>th</sup> of January 1660, and demands the markes of the Cattle hereafter mentioned Cattle in manner hereafter expressed which do belong on to his Children to be entred on Record vizt

The marke of the Cattle given by the said daniell thelder to his daughter Elizabeth is the Right Eare swallow tailed, and the left Eare two Slitts, and a piece of the Slitt Cutt of in the upper side of the Eare

The marke of Daniell Clocker the younger son to the said Daniell the elder is two slitts in the left Eare and a piece Cutt of one of the Slitts next the horne.

The said daniell Clocker thelder hath given to his daughter Mary Clocker a Cowe marked with his owne marke, and the increase for Euer Colloured Browne with a broken horne about Six yeares old, & her marke to be the left Eare swallow tailed & the Right Eare Two Slitts and a piece of the Slitt cutt of in the vpper Side of the Eare.

The said daniell Clocker thelder hath likewise given to his Son John Clocker one Heifer three yeares old the next March with his owne marke and the Encrease for euer & his mke hereafter to be two Slitts in the Right Eare and the upper piece Cutt of, and the left Eare vnderkeeled

p. 391 The within named Daniell Clocker thelder hath likewise given to his daughter Catheryn one Heifer, about three yeares old next March marked with his owne marke & the encrease for Euer, her marke hereafter to be two slitts in the Left Eare & the upper piece Cutt of, and the Right Eare vnderkeeled.

10 January

Augustine Herman came this day and demanded writt to arrest Herman v. Elizabeth Overzee widdow in an action of debt of one thowsand Overzee pounds sterling by Bond

> Writt issued eodem die to the Sherriffe of Saint Maryes County retorn to this Prout Court to be holden at St Maryes the 10th day of ffebruary next.

Herman v. Billingsley's

Idem Augustine Herman came this day being the 11th of January Estate 1660 and demanded a warrt to arrest John Cabreth Executor of Maior Billingsley deceased in an action of debt of 4000 Tob

Warrant inde to the Sherr of Calvert County retorn to the next Prou<sup>II</sup> Court 19 ffebr 1660

Lindsey v.

James Lindsey came this day 11 January and demanded a writt to arrest Richard True Boate Right in an action of debt of 2000t Tob and Caske.

Warrant inde to the Sherr of Charles County retorn next Proul Court 19 ffebruary next.

Idem James Lindsey Attorney for Thomas Pryor demds a Writt Liber at the suite of the said Pryor to arrest Gyles Glover in an accon of Pryor v. the Case to the vallue of 600t Tob & Caske

Glover

Warrant inde to the Sherr of Charles County retorn 19 ffebruary next

Luke Gardner and Hugh Hopewell came in person and desired the 13 January ensuing Pattent, and the sale thereof endorsed therupon to be entred, Re w<sup>ch</sup> followeth in his verbis (vizt)

Gardner's Land

Cæcilius absolute Lord and Proprietary of the Provinces of Maryland, and Avalon, Lord Baron of Baltemore &c. To all persons to whom theis presents shall come Greeting Knowe vee That Wee for and in consideration that Luke Gardiner of our said Province of Maryland Planter transported himselfe and Julian his Sister into that our said Province in the yeare 1647 there to inhabit and dwell, And that hee the said Luke Gardiner may be the better enabled to doe vs and our heires acceptable service within our said province Haue by and with the advice of our Trusty and welbeloued William Stone Esquier our Lieutenant of the said Province, and according to the tennor of our Letters vnder our hand and Seale bearing date at Portsmouth in the Realme of England the Eight day of August 1636 and recorded in the Secretaryes Office of our said Province Giuen and Granted, And by these presents for vs and our heires doe give Grant and Enfeoffe vnto the said Luke Gardiner All that parcell of p. 392 land lying on the Sowth side of Patuxent River Begining at a markt Cedar Tree standing nere the mouth of a Creeke called Gardiners Creeke and runing West Northwest from the said Cedar for the leingth of Sixty Perches to a markt Oake by a branch, and bounding on the West with a lyne drawne Sowth up the Branch from the said Oak for the leingth of five hundred perches to a markt Oake on the Sowth with a lyne drawne East from the last Oake vntill it intersect a Paralell drawne from Gardners Creeke. On the East with the said Creeke and paralell, On the North with the said River containing and now laid out for two hundred acres more or less. And all woods Ouarres Mynes (Royall Mynes excepted) Waters ffishings ffishing places, and all other proffitts and Commodities in and upon the same land, Saueing to Vs & our heires our Royall Jurisdiction and Segniory as absolute Lords and Proprietaryes of the said Province To have and to hould the same to him the said Luke Gardner his heires and Assignes foreuer. To be houlden of vs and our heires as of our Mannor of West Saint Maryes in ffree and Common Soccage by ffealty onely for all Services Yeilding and paying therefore yearely to vs and our heires at our vsuall Receipt at Saint Maryes flower shillings in money sterling or Two Bushells of good Corne at the ffeast of the Nativity of our Lord, Giuen at Saint Maryes vnder the Great Seale of our said Province of Maryland the

Liber Nynth day of August in the yeare of our Lord One thowsand Six P. C. R. hundred fifty and Two Wittnes our said Lieutenant

W<sup>m</sup> Stone Locus X Sigilli

Vpon the Back whereof was written as followeth

## This 13th of January 1660

I the within named Luke Gardner doe for a valluable consideration by me received Giue and grant vnto Hugh Hopewell of Patuxent Riuer Planter all my Right Tytle and intrest of the within mentioned Pattent To have and to hould the same to him and his heires for ever, As witness my hand the day and yeare abovesaid

Signed Luke Gardner

Wittnesses Peter Bathe Ann X Land her marke.

p. 393 William Stiles this 16<sup>th</sup> of January demands a writt to arrest John Piles v. Piles in an action of the Case

Warrant issued accordingly to the Sherriffe of Saint Maryes County retornable 19 ffebruary next.

The said William Stiles the same day likewise desires a Subpa ad testificand in the aforesaid Cause agt Lieutennt Cott John Jarbo, John Meadly, Sampson Waring William Thompson Walter Hall & Roger Isham to appeare 19 ffebruary next at the Proull Court to be then houlden at Saint Maryes

Warrant inde issued to the Sherriffe of S<sup>t</sup> Maryes to sumon all the aforesaid wittnesses (except Sampson Waring) accordingly.

Warrt also issued to the Sherriffe of Calvert County to sumon Sampson Warren to testify in ditt Causa.

Tethershall William Tethershall eodem die desires a writt to arrest John Pile v. Pile in action of the Case.

Writt inde issued to the Sherriffe of Saint Maryes County ret 19 ffebruary next

Pakes v. Mrs Ann Hammon desires the same day a Subpa ad testificand agt Lieutennant Collonell John Jarbo Peter Mills and John Dauies in the Cause depending betweene her and Walter Pakes.

Subp<sup>a</sup> issued eodem die directed to the Sherr of Saint Maryes retournable to the next Prou<sup>II</sup> Court 19 ffebr next.

Harris v. George Harris demands the same day a writt ag<sup>st</sup> William Greene and Elizabeth his wife Executrix to her late husband Henry Potter deceased in an action of debt of 892<sup>t</sup> Tob and Caske

Warrant inde to the Sherriffe of Saint Maryes County retorn the next Prou<sup>ll</sup> Court 19 ffebruary 1660

Subpa ad testificand Mary Kirke the wife of Martyn Kirke, Vin-Liber cent Achison W<sup>m</sup> Harper & . . . . in the foresaid Cause.

Idem George Harris demands a writt agt William Harper in an Harris v. action of debt of 700t Tob and Caske

Warrant inde to the Sherriffe of St Maryes County retorn vt supra

Subp<sup>a</sup> agt Vincent Achison in dict Causa.

William Hughes Carpinder came this day being the 16th of Jan-Hughes v. uary and demanded the Ensuing Examinations to be entred on Stone Record vizt Captaine Robert Vaughan aged Sixty two yeares or thereabouts sworne examined saith, Aprill 27th 1650

That Somtyme about July being at Saint Maryes in Captaine William Stone Esquires howse was present when there was a falling out betwixt the said Captaine Stone, and one William that came out of New England, and by their discourse this Deponent did perceive the difference betwixt them did arise about the foresaid Williams denying to grind upon Sarieant Major Gibbons his Mill, which the said William had sett up at Saint Maryes, and had allmost . . . . then said at that time, but after many words used by either party, this deponent p. 394 did heare the foresaid Captaine Stone promise the foresaid William to see him paid for his labour, if that he would finish her, and sett her to worke, but at that tyme the said William seemed to be very vnwilling to haue any thing to doe with her after he had finisht her, But the next day through this deponents perswasions and Mr Mathew Stones, hee did make a promise to the foresaid Captaine Stone to finish the Mill, and likewise to do his best in any thing that did belong vnto her relying on Captaine Stone for satisfaction for his Labour and paines therein Signed Robert Vaughan

Jurat Coram me Phill Conner.

# March 14th Anno 1658

John Buttery aged fforty Six yeares or thereabouts sworne and examined, Saith that when the wind Mill now standing at Saint Maryes Came in Captaine Stone then Gouernor of this Province of Maryland sent a noate vnto this deponent by which note this deponent was Certified that Major Gibbins belonging vnto New England had sent in vnto the aforesaid Captaine Stone a Mill, and the said Captaine Stone by noate Certifyed this deponent that he knew not where to sett the said Mill before this deponent came vnto him and this deponent coming vnto the aforesaid Captaine Stone was by him desired to looke to the Mill which this deponent did, but having kep her not past a weeke this deponent and the abouenamed Captaine

Liber Stone broake of; And further this deponent saith that he heard the P. C. R. said Captaine Stone say vnto William Hengs that he would force him to keepe the Mill, And further saith not

The T Marke of John Buttery

Juravit Coram me Josias Fendall.

Pakes v. Walter Pakes this 16<sup>th</sup> of January demanded a Sumons in Chan-Waring cery against Sampson Warren of the Cliffes

Subp<sup>a</sup> thereupon issued to the Sherr of Calvert County retorn 19° ffebruary next

A subp<sup>a</sup> ad testificand agt Henry Meese in the same Cause issued retorn vt supra.

Pakes v. The said Walter Pakes the same day demanded a Sumons in Veitch Chancery against James Vech assignee of Mr John Hollyes

Subp<sup>a</sup> then issued to the Sherr of Calvert County retorn 19 ffeb<sup>r</sup> next accordingly.

Kedger v. Taylor
Taylor
Subp<sup>a</sup> then issued directed to the Sherriffe of ut Supra

Robert Kedger demands a Sumons in Chancery ag<sup>t</sup> Robert Taylor
Subp<sup>a</sup> then issued directed to the Sherriffe of retorn

A subpœna ad testificand issued the same day agt Mathew . . . .

16 January Walter Pake assignee of John Hollis demands a writt agt James
Pakes v. Vech in an action of the Case
Veitch Write the group of investigation of the Case

Writt thereupon issued directed to the Sherriffe of retorn
19 ffebr next

Kedger v. Robert Kedger the same day demanded a writt ag<sup>t</sup> M<sup>r</sup> Robert Taylor in an action of debt of 800<sup>t</sup> Tob & Caske

Writt then issued directed to the Sherriffe of Calvert Coun retorn 19 ffebruary next.

Bushell v. Price William Bushell demands a writt to arrest Captaine John Price in an action of the Case.

Writt accordingly issued directed to the Sherriffe of Saint Maryes retorn 19 ffebr next.

Atchison v. Kedger Vincent Achison demands a writt to arrest Robert Kedger in an action of the Case to the vallue of Ten pounds sterling.

Writt issued directed to the Sherriffe of Saint Maryes County ret vt supra.

Richard Grymes demands a writt agt Arthur Wright in an action Liber P.C.R. of trespass to the vallue of 3000 Tob and Caske

Writt thereupon issued Directed to the Sherriffe of Kent County Grymes v. retournable to the next Proull Court at St Marves 19 ffeb. next

17 January Wright

Idem Richard Grymes demands a Writt agst Hugh Bevin in an Grymes v. action of trespass to the vallue of 540t Tob and Caske

Writt thereupon issued directed to the Sherriffe of Calvert County retorn vt supra.

Idem Richard Grymes demands a writt agt Vincent Achison in an Grymes v. action of the Case to the vallue of 340t Tob and Caske

Writt thereupon issued directed to the Sherriffe of Saint Marves County retorn ut supra.

Thomas Phillpott by Mr John Abington demanded this 21th of Phillpot v. January a writt agt Nicholas Bannister in an action of debt of 1500t Bannister Tob & Caske

Writt then issued to the Sherriffe of . . . . retorn ut Supra.

An execution issued directed to the Sherriffe of Saint Maryes 13 Dec. 1660 County at the suite of Captaine Thomas Cornwaleys for one Thow-Cornwaleys v. Mitchell's sand pounds of Tob of the goods of Captaine William Mitchell at- Estate tached in the hands of Thomas Mitchell as by Judgmt of Court bearing date the first March 1659 apreth

An order issued signed & sealed by the Gouernor requiring 14 Dec. 1660 Edward Prescott marchant or Cap<sup>n</sup> John Jenkins Attorney for the Goodrick v. said Prescott to pay to George Goodrick 5000 Tob as followeth vizt Vid. order Whereas by an Order of Court dated the 5th of October 1659 It was fo: 319 Ordered that Mr George Goodrick should have five thowsand pounds of Tobacco without any abatement out of the Estate . . . . deceased extended as by the said order more at large appeareth, I doe therefore p. 306 as by the said Order I am directed require you forthwith to pay vnto the said George Goodricke the said fine thowsand pounds of Tobacco without abatemt out of the said Estate whereof you are not to faile. And this Together with the said Goodricks receipt endorsed upon the back hereof shalbe a sufficient discharge. Giuen at Saint Maryes vnder my hand & Seale this 14th of december 1660

Philip Calvert locus X Sigill

Levy by way of Execution upon any the Goods debts or Chattles Gwyther v. of Edward Prescott marchant two thowsand fower hundred and Prescott fowrteene pounds of Tobacco and Caske within this Province being for the fees due to Cap<sup>n</sup> Nicholas Guyther for extending the Mannor

Liber of Rite formerly the Estate of Cap<sup>n</sup> William Lewis deceased, and P.C.R. the same soe Leuyed to deliuer to the said Cap<sup>n</sup> Nicholas Guyther or his Order, And for soe doing this shalbe your Warrant Giuen at S<sup>t</sup> Maryes this 17<sup>th</sup> day of december 1660 Philip Calvert

To the Sherr of Charles County or his Deputy

Price v. Collonell John Price this 29th day of January demands a writt to Black arrest William Black in an action of the Case

Warrant inde issued eodem die to Sherriffe of Saint Maryes County retorn to the Prou<sup>II</sup> Court to be houlden at Saint Maryes the 19<sup>th</sup> of ffebruary next.

Clocker v. Thomas Ward demands the day last abouesaid a Subp<sup>a</sup> ad testiWard et al. ficand on his owne behalfe for George Wilson Thomas Wright and
W<sup>m</sup> Cole in the Cause depending in this Court betweene Daniell
Clocker plt and the said Thomas Ward & W<sup>m</sup> Martyn defts.

 $Subp^a$  inde issued retorn ut supra. To the Sherr of  $S^t$  Maryes County

W<sup>m</sup> Martyn eod die demanded the like subp<sup>a</sup> ad testificand ag<sup>t</sup> the said parties last aboue mencōned on his owne behalfe in the said Cause.

Subp<sup>a</sup> ad testificand inde issued Directed to the Sherr of S<sup>t</sup> Maryes County ret ut supra.

Gwyther v. Nichalas Guyther the day last abouemenconed demands a Scire facias agt Daniell Clocker to shew cause why he should not pay the said Nicholas the fees due for the imprisonment of Mary wife to the said daniell

Scire facias thereupon issued directed to the Sherr of S<sup>t</sup> Maryes County retorn vt supra.

Hobbs v. John Hobs the same day last above mentioned demands an AttachGottley ment agt the goods debts or Chattles of John Gottley als Dowle web
are in the hands of Thomas Gerrard to the vallue of 13t lawfull
money of England to answere his suite in an action of . . . . to the
like vallue.

Attachment thereupon issued retorn vt supra directed to the Sherriffe of Saint Maryes County.

p. 397 This day Came Hugh Lee of Saint Maryes and acknowledged

300 January himselfe indebted vnto the Lord Proprietary of this Province in the sume of One Thowsand Pounds of Tobacco and Caske In Case the said Hugh Lee for the space of fiue wholl yeares next ensuing the date hereof shall suffer or pmitt any eiuell rule or order to be kept

in his said howse at Saint Maryes—Especially upon any the Lords Liber dayes called Sundayes by gameing or exorbitant drinking during the P.C.R. tyme of Divine Service, or shall suffer any Servants or Apprentices to remaine Tipling or drinking in his howse without their Masters priuity, or shall sell or giue such apprentices drinke occasioning their disorder thereby, Or shall sell drinke by Retayle at greater price then is allowed by an Act of Gennerall Assembly provided in that behalfe Hugh Lee

Recognit Coram me Peter Bathe

Idem Hugh Lee had the same day a license to keepe an Ordinary as M<sup>r</sup> Philip Land had fo: 12:

Thomas Tolson by his Attorney Mr John Abington demands a 31 January writt to arrest Thomas Stone in an action of debt Tolson v. Stone

Warrant inde to the Sherr of Charles County retorn to the next Prou<sup>ll</sup> Court at S<sup>t</sup> Maryes 19 ffebruary

Idem by his said Attorney eod die demands a writt to arrest Thom- Tolson v. as Stone as Executor to his father in action of debt Stone Exect.

Warrant inde issued directed & retorn ut supra.

Cap<sup>n</sup> Thomas Cornwaleyes eod die demands a writt to arrest Ann Cornwaleys Chandler Administratrix to her deceased husband in an action of v. Chandler debt of two thowsand three hundred and fifty pounds Tob & Caske

Warrant inde issued directed and retorn ut supra.

Richard Cole by M<sup>r</sup> John Abington demands a writt to arrest Cole v. Richard True Ship Carpenter in an action of debt

Warrant inde issued directed and retorn ut supra.

Martyn Kirke demands a writt agt Richard Bayley in an action 1 February of detinue

Warrant inde issued to the Sherriffe of Calvert County ret 19 Bayley Justantis to the Prou<sup>ll</sup> Court at Saint Maryes.

William Knaggs demands a writt agt Robert Kenly in an action eod die of the Case.

Knaggs v. Kenly

Warrant issued to the Sherr of Charles County retorn to the Prou<sup>ll</sup> Court 19 instantis ut supra

Captaine Thomas Cornwaleys demands this first of ffebr a writt p. 398 to arrest William Styles in an action of debt of twelue hundred and Cornwaleys Seuenteene pounds Tob

Warrant issued eodem die to the Sherriffe of Saint Maryes County retorn 19 instantis to the Prou<sup>ll</sup> Court

Idem demands the same day a writt to arrest Richard Sheppey in Liber P. C. R. an action of debt Cornwalevs

v. Sheppey Warrt inde to the Sherr of St Maryes retorn ut supra

Cornwaleys Idem demands the same Day a Writt agt Henry Spinke in an v. Spinke action of debt

Warrant inde to the Sherriffe of Saint Maryes retorn vt supra

Cornwaleys Idem demands the same day a writt agt Henry Spinke in an v. Spinke action of trespass.

Warrant inde to the same Sherr retorn ut supra.

Warren v. Humphrey Warren demands the same day a writt agt William Head in an accon of debt.

Warrant inde To the Sherriffe of Calvert County retorn ut supra

Walker v James Walker demands the same day a writt agt William Head in Head an action of debt

Warrant inde to the Sherriffe of Calvert County ret vt supra.

Tilghman's Captaine Samuell Tilghman this day being the flower & twentith Contracts of Janua desires the ensuing Contracts and the protests thereupon made to be entred on Record vizt

Contract betweene Samuell & Charles

This Present writeing indented made the Eighteenth day of August 1660, And in the twelth yeare of the Raigne of our Souer-Tilghman aigne Lord King Charles the Second Betweene Samuell Tilghman Peck of Ratcliffe in the County of Midds Marriner Master of the Good Ship called the Goulden ffortune of London of the burthen of Two hundred and threescore Tons or thereabouts now bound forth upon a voyadge from hence to Potomack and Patuxonn Riuers in Maryland and so to retorne back to the Porte of the Citty of London of the one parte, And Charles Peck of London marchant of the other parte Wittnesseth that the said Samuel Tilghman doth for him his Executors and Administrators Covenant promise and graunt to and with the said Charles Peck his Executors and Administrators by these presents That he the said Samuell Tilghman his Executors or Assignes shall and will within fforty dayes next after the arrivall of the said Ship in Potomack or Potuckson Riuers aforesaid receive and lade or cause to be received and laden aboard the said Ship at Potomack or Potuckson Rivers aforesaid to and for the vse and accompt of the said Charles Peck his Executors Administrators and Assignes Three Tons of Tobacco accompting flower Virginia Hogsheads to every Tonn to [be] brought home in the said Ship to the Porte of London aforesaid (the danger of the Seas excepted) vnto

and for the said Charles Peck his Executors or Assignes in Case the Liber same shalbe provided.... at Potomack or Potuckson Riuers aforesaid within halfe a mile of the Water side within the said space of fforty dayes as is abouementioned. And the said Charles Peck doth for himselfe his Executors Administors and Assignes Covenant promise and Grant to and with the said Samuell Tilghman his Executors and Administrators by these presents not onely to provide and make ready the said Three Tons of Tobacco abouementioned at Potomack or Potuckson Rivers aforesaid within the tyme abovementioned But also well and truely to pay or Cause to be paid to the said Samuell Tilghman his Executors Administrators or Assignes the Sume of Seuen pounds of lawfull money of England per Ton for every Tonn of the said Tobacco that shalbe brought home in the said Ship for the said Charles Peck at and vpon the delivery of the same here at the Port of London, and so after the same rate and proportion for a greater or lesser quantity then a Tonn, And the said Charles Peck doth binde himselfe his Executors and Administrators in Case his ffactors or Assignes shall not provide and make ready the said Three Tons of Tobacco within the said space of fforty dayes abouementioned to pay or Cause to be paid to the said Samuell Tilghman his Executors Administrators or Assignes the Sume of fforty pounds of lawfull money of England within ten dayes next after the arrivall of the said Shipp at the Porte of London, And Likewise the said Samuell Tillghman doth binde himselfe his Executors and Administrators in Case hee shall not receive and lade or cause the said goods to be received and laden aboard the said Ship at Patomack or Potuckson Rivers aforesaid, being provided and made ready by the ffactors or Assignes of the said Charles Peck within the said fforty dayes abouementioned winde and weather permitting well and truely to pay or cause to be paid to the said Charles Peck his Executors or Assignes the sume of fforty pounds of lawfull money of England within ten dayes next after the arrivall of the said Shipp at the Porte of London aforesaid In wittness whereof the parties abouenamed have herevnto sett their hands and Seales the day and yeares aboue-Signed Charles Peck written: + Locus X Sigilli

Sealed & Deliuered in the pesence of vs  $W^m$  Salisbiry Scr James Sleigh his servant.

Wheras there was a Contract and Agreement indented made and Concluded Bearing date the Eighteenth day of August 1660 Betweene Samuell Tilghman of Ratcliffe in the County of Midds Marriner Master of the Good Ship called the Goulden ffortune of London of the Burden of Two hundred and threescore Tons or thereabouts of the one parte, And Charles Peck of London marchant of the other parte whereby the said Charles Peck his Execu-

Liber tors Administrators and Assignes were ingaged to provide and make P.C.R. ready to be received and laden aboard the said Ship by the said Samuell Tilghman his Executors or Assignes within fforty dayes p. 400 next after the arrivall of the said Ship in Potomack or Potuckson Riuers in Maryland Three Tons of Tobacco accompting flower Virginia Hogsheds to Euery Ton, And whereas the said Samuel Tilghman in the said Ship did arrive at his ladeing Porte—within the the said Province of Maryland the First . . . . day of december One Thowsand Six hundred and Sixty, And haueing remained in the said River with the said Ship Men and Boates in a readiness to receive and fetch the said Three Tons on Board the said Shipp whensoeuer required from his arrivall aforesaid vntill this present ffower and twentith day of January and hath not yet received any Order from the said Charles Peck his ffactors or Assignes, or any note or notice from any of them for the receiving and fetching of the said Three Tons of Tobacco or any parte thereof aboord the said Ship. Therefore the said Samuell Tilghman doth hereby Protest as well against the said Charles Peck his Executors, Administrators and Assignes, as against all other persons whatsoeuer, And doth hereby Declare that what damadge shall be made appeare to ensue for the Nonperformance of the abouesaid Contract and Agreement may and shall rest upon the said Charles Peck his Executors Administrators or Assignes according to the tennor of the said Contract and Agreement, And I Philip Calvert Esquier Governor of the said Province of Maryland vnder his Lop Cæcilius Lord Barron of Baltemore Lord and Proprietary of the said Province, Because the Protest aforesaid was made before me haue herevnto sett my hand, and caused his said Lops lesser Seale of the said Province to be affixed herevnto this 24th day of January 1660 Signed Philip Calvert

This Present writeing indented made the ffowerteenth day of August 1660, And (as in the former Contract) Betweene Samuel Tilghman (as aforesaid likewise) And William Barrett of London marchant of the other parte Wittnesseth &c to and for the use & accompt of the said William Barrett his Executors Admrs and Assignes Seuenteene Tons and one halfe Ton of Tobacco amounting &c (as in the former Contract mutatis mutandis) the sum of Two hundred and fforty pounds of lawfull money of England within ten dayes next after the arrivall &c In wittnes &c Signed Wm Barrett

Locus X Sigill

Sealed and deliuered in the presence of vs  $W^{m}$  Parker Servant to  $W^{m}$  Salusbury Scr.

The like Protest as aforesaid onely changing the name of William Barrett was made by the said Samuell Tilghman agt the said Barrett for Seuenteene Tons and one halfe Ton of Tobacco.

This Present writeing indented made the Eight day of September Liber 1660 And &c as in the former Contract Betweene Samuell Tilghman P.C.R. &c and John Twisleton of London marchant of the other parte Wittnesseth &c onely changing the name of John Twisleton, and for five Tons vntill the sume of threescore and ten pounds of lawfull money of England &c Signed John Twisleton

Locus X Sigilli

Sealed and delinered in the presence of vs James Sleigh Wm Parker Servants to William Salusbury Scr.

The like Protest as aforesaid was made against John Twisleton for not pforming his Contract by the said Samuell Tilghman.

Captaine Thomas Cornwaleys demands a writt to arrest Major 20 ffebruary George Colclough in an action of debt of fifteene hund<sup>d</sup> pounds Tob y, Colclough and Caske

Warrant mde to the Sherriffe of St Maryes retorn 19 instantis to the Proull Court at Saint Maryes

Augustine Herman demand a writt to arrest Collonell John Price eod die in an action of debt of fifteene hundred pounds ster Price

Warrant mde to the Sherriffe of St Marves County retorn vt supra

Idem demands a writt to arrest Maior George Colclough & Eliz: eod die his wife Admix to Symon Overzee her late deceased husband in an Herman v. Colclough action of the Case to the vallue of fower hundred pounds ster, and Adminx. to Sixteene thowsand pounds Tob and Neate Porke.

Warrant mde to the Sherriffe of St Maryes retorn ut supra

Idem demands the ensuing Protest to be entred among the Proull 1 February Records weh followeth (vizt) Whereas Elizabeth Overzee widdow of Symon Overzee deceased, and as it is reported now the wife of Maior George Colclough, Administratrix of the Estate of Symon aforesaid stands ingaged vnto Augustine Herman marchant the full Sume of One thowsand pounds sterling for the non performance of the award &c Wch Award and Arbitration shee has denved by refusing to signe the generall discharge in the Arbitration awarded And Secondly by not paying the ten thowsand weight of Tobacco and fower thowsand weight of Neate Porke Commanded by the said award to be paid by the last of January at furthest Which tyme is now past, But to the Contrary has made me stay waiting upon her, and caused thereby my other buisnesses in the Countrey to be Neglected. Item the Barke Swallow attended all this while here in expectation of the abouesaid loadeing, and might enersince have

Liber very well bene dispatched when now shee has lost a whole voyadge P.C.R. and being now often soe iniuriously dealth with all and from tyme to tyme more and more damnified, This therefore to be taken notice on that I the aboue said Augustine Herman by these presents Doe protest against all the aforesaid dishonest proceedings and vnfaithfull dealings for which I doe demand satisfaction to the uttmost as lawe

dealings for which I doe demand satisfaction to the uttmost as lawe

p. 402 and Justice may adjudge, And Doe declare further that I doe lay
hold on the breach, and not performance of the arbitration, And in
Consequence thereof besides the thowsand pounds sterling already
entred, Claime my first principall and demand the ffower hundred
pounds sterling due vnto me by Covenant out of the Estate of Symon
Overzee deceased with about Sixteene thowsand weight of Tobacco
and Neate Porke reall due p ballance of accompts out of the Estate
aforesaid, for which Action shalbe entred, and the Administratrix
arrested to answere the next ensuing Provinciall Court And soe
desiring this to be recorded I have herevnto sett my owne hand this
first day of ffebruary 1660 at St Maryes in St Inigoes River in
Maryland

And I Philip Calvert Esquier Governor of the said Province of Maryland vnder his Lop Cæcilius Lord Baron of Baltemore Lord and Proprietary of the said Province Because the Protest aforesaid was made before me haue herevnto sett my hand, and caused his said Lops lesser Seale of the said Province to be affixed herevnto this first day of ffebruary 1660

Philip Calvert.

Ellery v. Colclough

Henry Ellery this day being the last of January Demands a writt to arrest Maior George Colclough and Elizabeth his wife Administratrix of Symon Overzee her late deceased husband in an action of debt of three thowsand Six hundred and Sixty pounds Tob and Caske.

Warrant inde to the Sherriffe of Saint Maryes County ret 19 ffebruary next to the Prou<sup>11</sup> Court

Meese v. Colclough

Henry Meese marchant this 4<sup>th</sup> day of ffebruary demands a writt to arrest Maior George Colclough and Elizabeth his wife Administratrix to her late deceased husband Symon Overzee in an action of the Case of three thowsand two hundred pounds sterling.

Warrant mde to the Sherriffe of  $S^t$  Maryes County retournable to the Prou<sup>ll</sup> Court 19 ffebruary at Saint Maryes

Fereira v. David fferrera by his Attorney William Hampstead this 6<sup>th</sup> day of ffebruary demands writt to arreast Michaell Basey in an action of debt of fower hundred thirty Eight pounds Tob & Caske

Warrant inde to the Sherriffe of Calvert County retorn 19 ffebruary following.

Idem p eund Attornat eod die demands writt to arrest Martyn Liber P. C. R. Cole in an action of debt of 703t Tob: & Caske Fereira v. Warrant mde to the Sherriffe of St Maryes County retorn 19 Cole

ffebruary.

Idem p eund Attornat demands writt to arrest Coll John Price in Fereira v. an action of the Case

David fferrara by his Attorney William Hampsted this 6th of p. 403 Fereira v. ffebruary a writt to arrest Mr Wm Bretton in an action of debt of Bretton 360t Tob & Caske.

Warrant mde to the Sherriffe of St Maryes County retorn as last within mentioned.

David fferrara by his Attorney aforesaid demds writt to arrest Fereira v. Lumbrozo Jacob Lombrozo in an action of debt of 1500t Tob and Caske.

Warrant mde to the Sherriffe of St Maryes County retorn vt supra.

Thomas Hawker the same day demds writt to arrest Mr Thomas Hawker v. Mathewes gent in an action of the Case.

Warrant mde to the Sherriffe of St Maryes County ret vt supra. Subpa ad testificand Mr Richard Willan Bryon daly Thomas Griffin and John Ward in dca Ca ret ut Supra.

William Greene and Elizabeth his wife this 7th of ffebruary de- Greene v. mands a Sumons agt Nicholas Guyther Sherriffe of St Maryes Gwyther County in an action of debt of 1600 Tob and Caske

Subpœna ad testificand likewise issued to Markes Pheypo, and Martyn Kirke ret vt supra, in the said Cause.

Vpon complaint made unto me by Mr Henry Meese marcht and Meese & Augustine Herman marchant that the goods and Chattles that late Herman v. Colclough were belonging to Symon Overzee of this Province mchant deceased are in parte already transported and the rest to be transported into other parts out of the Jurisdiction of this Province by Maior George Colclough and Elizabeth his wife Administratrix to the said Symon Overzee her deceased husband before the debts due by the said Symon and for which suites are already commenced in the Proult Court of this Province be satisfied. These are therefore in the name of the Right honnoble the Lord Proprietary of this Province strictly to charge and command you Nicholas Young to detaine upon your hands all the goods Chattles and debts of the said Major George Colclough and Elizabeth his wife within this Province, and upon noe tearmes to suffer or pmitt them or any of them to be transported or otherwise conveyed out of this Province untill the said Major George

- Liber Colclough and Elizabeth his wife shall giue in sufficient security P.C.R. before me to appeare at the next Prou<sup>II</sup> Court to be houlden at Saint Maryes on the 19<sup>th</sup> day of this instant to answere the seuerall suites commenced ag<sup>t</sup> them and abide Judgment of Court therein, whereof you are not to faile as you shall answere the Contrary at your perill.

  And for soe doing this shalbe your warr<sup>t</sup> Given at Saint Maryes the 6<sup>th</sup> day of ffebruary 1660 Philip Calvert.
- 7 ffebr.
  Bevin v.
  Colclough
  Eliz: his wife Admix of the goods Chattles & debts of Symon Overzee
  her deceased husband to shewe cause why Eleuen hundred twenty
  nyne pounds Tobacco should not be leuyed &c retorn 19 ffebr to the
  Proul Court at St Maries
- P. 404
  Bevin v.
  Harvey
  Harvey
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  House first day of ffebruary demands an Attachment
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- Price v. Collonell John Price 8<sup>th</sup> of ffebruary demands a writt to arrest M<sup>r</sup>
  Henry Meese marchant in an action of debt of 1600<sup>t</sup> sterl
  Warrant mde to the Sherriffe of Saint Maryes County retorn ut

Warrant mde to the Sherriffe of Saint Maryes County retorn ut supra.

 $_{\rm Hammond}^{\rm Mills\ v.}$  Peter Mills the same day demands writt to arreast  $M^{\rm rs}$  Ann Hammond in an action of the . . . .

Warrant mde to the Sherriffe of St Maryes County retorn vt supra.

Herman v. Augustine Herman marchant this 8<sup>th</sup> day of ffebruary demands writt to arrest Maior George Colclough and Eliz. his wife Administratrix to her late deceased husband Symon Overzee

Warrt mde to the Sherriffe of Saint Maryes County ret ut supra.

Roberts v. ffobby Roberts this day abouesaid demands a writt to arrest William Greene in an action of debt of 3000<sup>t</sup> Tob and Caske

Warrant mde to the Sherriffe of Saint Maryes County retorn ut supra.

Re Golden Lyon of London this 9<sup>th</sup> day of ffebruary demands the ensuing Contract to be entred upon Record and the Protest made thereon, vizt

This writeing indented made the 25<sup>th</sup> day of July in the yeare of our Lord God 1660 Annoq<sup>e</sup> Caroli 2: 12° Betweene Thomas Harwood Comannder of the Ship Goulden Lyon of London now bound upon a voyadge to Puttuxen and Severne in Maryland on thone parte,

and John Hatch of London—marchant on thother parte, Wittnesseth Liber that it is Covenanted and agreed by and betweene the said parties to these presents for themselves their Executors and Assignes that the said Thomas Harwood, or his Assignes or Company of the said Shipp shall and will this present intended voyadge fetch or cause to be ffetched and received aboard the said Ship with the Boate or shallop of the same at and within the places and distance hereafter mentioned the quantity of thirty hogsheads of Tobacco to be stowed and carryed in the said Ship to the Port of London Holland or Zeland as the said Ship shall make her discharge to be deliuered vnto the said John Hatch his Executors or Assignes the . . . . of the . . . . and Enemies Executors and Assignes doth Covenant and Grant to p. 405 and wth the said Thomas Harwood his Executors and Assignes by these presents that the said John Hatch his Executors or Assignes shall and will not onely make ready and provide or cause to be provided at some place or places at or nere Wiccacomacoe ready receiued weighed and nayled where the Boate or Shallop of the said Ship may safely come and not exceeding halfe a myle from the water side the quantity of thirty hogsheds of Tobacco within thirty dayes next after arrivall of the said Ship there, And within sufficient tyme within the said dayes give notice to the Master of the said Shipp or his Assignes at what place or places all the said Tobacco shalbe provided But also shall and will pay or cause to be paid unto the said Thomas Harwood his Executors or Assignes at such place as the said Ship shall make her discharge the sume of money or ffreight hereafter mentioned that is to say if the said Ship shall make her discharge at London then the Sume of Seuen pounds and Ten shillings of lawfull money of England p ton, And if the said Ship shall make her discharge at Holland or Zeland then the sume of Eight pounds of like money p ton And soe after the same rate for a lesser quantity then a Ton all at one entire payment upon delivery of the said Tobacco to the said John Hatch his Executors or Assignes at any of the Ports or places aboue mentioned Together also with primage average & other duties and charges accustomed and to grow due and payable for or touching the said Tobacco accompting fower Virginia hogsheds to a Tonn And to performance of the Couenants and agreements by the said Thomas Harwood to be performed in all things as aboue he bindeth himselfe and the Shipp Tackle and ffurniture vnto the said John Hatch his Executors and Assignes in the sume of flowerscore pounds of lawfull money of England well and truely to be paid by these presents And to performance of the Couenants payments and Agreements by the said John Hatch and his Assignes to be performed in all things as aboue he bindeth himselfe his Executors and goods to the said Thomas Harwood his Executors and Assignes in the like sume of flowerscore pounds of like money well and truely to be paid by these presents In wittnes whereof the

Liber pties aforesaid to these present writings indented have interchange-P. C. R. ably sett their hands and Seales Dated the day and yeare first aboue-John Hatch. written

Sealed and deliuered in the pesence of Wm Bowne Thomas Woodward his Serut,

Whereas there was a Contract and Agreement indented, made and Concluded bearing date the 25th day of July 1660 Betweene Thomas Harwood Comander of the Ship Goulden Lyon of London of thone parte, And John Hatch of London marchant on thother parte . . . . p. 406 his Executors and Assignes . . . . to be fetched aboard the said Ship within thirty daies next after arrivall of the said Ship in Potuxen or Severne in Maryland according flower Virginia Hogsheds to euery Ton, And whereas the said Thomas Harwood in the said Ship did arrive in Patuxent on the 17th day of November 1660 And haueing remained in the said Riuer and other Places within the said Province with the said Ship men and Botes in areadiness to receive and fetch the said thirty hogsheds on Board the said Ship whensoeuer required from his arrivall aforesaid untill this present day, and hath not yet received any Order from the said John Hatch his ffactors or Assignes, or any Note or Notice from any of them for the receiving and fetching of the said Thirty Hogsheds or any parte thereof aboard the said Ship. Therefore the said Thomas Harwood doth hereby Protest as well against the said John Hatch his Executors Admrs and Assignes as against all other persons whatsoeuer And doth hereby declare that what damage shalbe made appeare to Ensue for the Non performance of the abouesaid Contract and Agreement may and shall rest upon the said John Hatch his Executors Administrators or Assignes according to the tennor of the said Contract and Agreemt And I Philip Calvert Esquier Gouernor of the said Province of Maryland vnder his lop Cæcilius Lord Baron of Baltemore Lord and Proprietary of the said Province Because the Protest aforesaid was made before me haue herevnto sett my hand, and caused his said Lops Lesser Seale of the said Province to be affixed hereunto this 25th day of december 1660 Signed Philip Calvert

Bateman v.

Mr John Bateman by his letter to the Gouernor dem<sup>ds</sup> aspeciall Knowles et al. warrt, weh was granted as hereafter mentioned vizt. Vpon Complaint made unto me by Mr John Bateman that Guy Knowles, and Richard Armstrong are run away with his Bote. These are therefore in the name of the Right honnoble the Lord Proprietary to Comand you imediatly on sight hereof to make dilligent Search and inquiry for the said persons and them haveing found to keepe in your Safe Custody untill you bring them before the next Prou<sup>11</sup> Court to be houlden at Saint Marves on the 10th day of this instant to answere the Charge putt in against them by the said Mr John Bateman. As

also you are required to seize upon the said Mr John Batemans Bote Liber wen they had, and the same deliuer to him, or his Order, and of this P.C.R. you are not to faile as you shall answer the Contrary at your perill And for soe doing this shalbe your warrant Given at St Maryes the 9th day of ffebruary 1660

To the Sherriffe of Saint Maryes County or his deputy or To any other Sherriffe or deputy Sherr in the Province of Maryland.

Nicholas Keitting the 13th of ffebr 1660 demands a writ to arrest Thomas Hethcott marchant in an action of the Case. Warrt mde to p. 407 the Sherr of St Marves County ret to the Proull Court 19 ffeb. at St Maryes

Subpa ad testificand in dict Ca Jerem and John Metcalfe to the same Sherr ret ut supra

Mary Warner widdow eod die demds a writt to arrest daniell Warner v. Clocker Clocker in an action of the Case.

Warrant mde to Sherriffe of Saint Maryes County ret 19 ffebr ut supra.

Sub ad testificand in dca Ca Thomas Harper Joseph Edlo and Thomas Wright at the request of the plt

Richard Russell demands a Subpa eod die ad testificand for Markes Russell v. Pheypo and Martyn Kirke in the Cause betweene him and John Mastrick Mastrick

Subp<sup>a</sup> ad testificand accordingly issued to the Sherr of Saint Maryes County ret ut supra.

William Martyn eod die demands a Subpa ad testificandum for Martyn v. Ellynor Martyn in the Cause betweene him & daniell Clocker weh Clocker issued to the Sherr of St Maryes County retorn ut supra.

Thomas Ward demands the like Subpa ad testificand for Patience Ward v. Martyn in the Cause betweene him and daniell Clocker, wch accord- Clocker ingly issued to the Sherr of St Maryes County retorn as abouesaid.

Richard Collett this 14th of ffebruary demands the ensuing letter Utve's of Attorney to be entred upon Record vizt

Know all men by these presents that I Nathaniell Vtye of Baltemore County marchant, doe appoint my loueing Vnkle Mr Richard Collett my true and lawfull Attorney for me and in my name to aske. and receive all such debts as are due to me in the River of Patuxent or Potomeck and to giue discharge for the same Wittness my hand this 30th of Nouember 1660 Signed Nath Vtie

Testes George Gould Smyth, Godfrey Bayley

Power of Attorney

Liber Carpenter

Richard Games 13 ffebr demands a writt to arest Bennett Car-P. C. R. penter in an an action of . . . . Games v. penter in an an action of . . . .

Warrt mde to the Sherriffe of St Maryes ret as aboue said

p. 408 Allen v. Colclough

Scire facias issued at the suite of William Allen agt Major George Colclough and his wife Admix to Symon Overzee deceased for 2172th Tob, According to an order of Court bearing date the Sixth of October 1658 Wch Scire facias was dated the 8th day of ffebruary 1660 retorn to Prou<sup>††</sup> Court decimo Nono ffebruary then following, directed to the Sherr of Saint Maryes County.

Bushell's Power of

Richard Browne came this day being the 19th of ffebruary 1660. Attorney and demands the ensuing letter of Attorney to be entred on Record,

> This present writeing testifieth that I William Bushell do herein constitute and appoint my welbeloued freind Richard Browne in Cherry Point Neck in the County of Northumberland in Virginia for to be my true and absolute Attorney for me and in my name in all causes or debts whatsoeuer in any wise vnto me belong within the Province of Maryland. Giueing and granting to my said Attorney as full power as any Attorney hath or ought to have As witnes my hand this Second day of Nouember 1660 Wm Bushell

his C marke

Sealed signed and deliuered in the sight of Robert R H Holt John X benson

Re Hutt

Mr Daniell Hutt this 21th of ffebruary demands the Ensuing to be entred among the Records of the Proull Court vizt

# New Port the 8th of June 1660

Mr Daniell Hutt you being Master of the Ketch Johns Adventure. and being now bound to the Barbados My advice to you is that you take the first opportunity and sett saile, and being arrived at the Barbados, Deliuer your Letters and the Mares and horses to Mr daniell Browninge desiring speedy dispatch, but in Case Mr Browning be not there, if it may be without detaining of you I desire you will sell a Mare or horse or two to procure these things as followes 10 or 12 barrells of very good Rum 10 Barrells of good Malases 3 or 4 barrells of Muscovado Sugar for our owne store 100 weight of good white Shugar, Two good baggs of very good Cotton wooll, and being dispatcht deliuer at your Retourne these things at my howse in New Port, and come to Boston with the Rest, but in Case it proue late in regard of your voyadge to Virginia, if you have such as you confide in to bring the Ketch about, you may come to Boston by land takeing a horse at my howse in Newport, this desireing your welfare and the presence of God with you I remaine

Your freind William Brenton

## New Port on Road Iland the 23th of Aug. 59.

Liber P. C. R.

M Daniell Hutt you being Marchant of the Pinke Adventure being p. 409 now bound to Virginia, and there being shippd by me William Brenton, and there to loade and dispose of the said Pinke Adventure, The Charge amounting to the sume of Six hundred fforty Six pounds Ten shillings and Six pence as appeares by speciall bills of percells Invoices and ingagements due in Virginia, My Order and advice is that you endevour to loade in Virginia with good Leefe Tobacco and send her to the Manadas and there order or Consigne the said Tobacco to such person or psons as you can best confide in for my advance if you cannot come your Selfe, But in Case you be discouradged to come to Manhades you may come or send it to me at New Port, And Because the Pinke is too small for my imployment if you can I desire you would endeyour the Saile of her, And if you can meete with one in her steede. In all your transactions both in sayles and retourne, and in the disposeing of the Pinke, and in buying another all to bee imployed to and for my use I leeue it to your mannadging, desiring you to informe me by all Conveniences of the transactions of your business I did wright to Mr Edward Prescott, and did referr him to yourselfe in my behalfe, about loading some parte of his Vessell with Tobacco for Hambrough. If you doe any thing in it agree up<sup>n</sup> what tearmes both for the freight to Hambrough and home, and what part or peell of goods shalbe myne upon the retourne of the vessell to be delivered at Newporte on Road Iland Remember me kindly to my Cosen Prescott I aduised him I had left the mannadging of my buisness to you, and if you see what I write to him you may be better informed of my proposalls, Thus desiring you euerlasting welfare I remaine

> Your loueing freind and imployer William Brenton

This day being the 23th of ffebruary came Cap<sup>n</sup> Thomas Corn- Re Abington waleys on behalfe of Mr John Abington and desired the ensuing might be recorded vizt.

## from Bristoll 30th of August 1660

Mr Abington and loueing freind I kindly salute you &c. Sr Not hearing from you by any of the London Ships weh came from Virginia I thought good to write a few lynes to you, giueing you an accompt of the flower hogsheds of Tobacco weh I brought ouer for you, I have sould them at the best rate I could and have received the sume of twelue pounds weh is all due to you, Custome and Excise ... and paid, but not hearing from you how to dispose of it I p. 410 thought good to lett the moneys remaine in my hands, and not to send it to you before I have received further Orders from you, how

Liber to dispose of it, Tobacco was at a very Lowe Rate when I sould it, P. C. R. and what Orders you shall send to me, to dispose of your moneys I shall obserue and satisfie your desires therein. Thus Committing you to the protection of the Allmighty I remaine

> Your assured loueing freind Richard Ward.

To my very Loueing freind Mr Abbinton Liuing in St Maryes Riuer in Maryland.

Know all men by these presents That I Thomas Heathcott of Bristoll marchant do acknowledge to owe and stand indebted vnto John Abington of the Crosse in the Province of Maryland the sume of three pounds ten shillings of lawfull money of England for a valluable Consideration in Tobacco already received by me the said Thomas Hethcott W<sup>ch</sup> said sume of money is to be paid to the said Abington his Attorney or Assignes within thirty dayes after the first and next arrival of the good Ship called the Providence of Bristoll aforesaid John Hoskins Commander, and for the true performance of w<sup>ch</sup> payment to be well and truely made I binde my selfe my heires Executors Administrators and Assignes firmely by these presents without any demurr delay or Exception of any thing or pretence whatsoeuer, onely excepted that the said Ship be not taken by any Enemy or Cast away before her first and next arrivall after the date hereof at her Porte of deliuery In either of which Cases This obligation is to be voide or else to stand in full force and vertue, As wittness my hand and Seale this 22th day of ffebruary Anno dui 1660

The moneys is to be paid in the Citty of Bristoll agreed upon before the Signeing hereof Signed Tho: Heathcott.

Signed sealed and delivered in the presence of vs Edward Packer Thomas Daniells

4° Marcij 1660

This day came Thomas Junis of Junis Choice in Saint Maryes County, and acknowledged himselfe indebted vnto the Lord Propriep. 411 County, and acknowledged influence in the Sume of One Thowsand pounds Tobacko and Caske. In Case the said Thomas Innis for the space of fiue whole yeares next ensuing the date hereof shall suffer or permitt any euiell rule or order to be kept in his said howse at Innis Choice, especially upon any the Lords dayes called Sundayes by gameing or exorbitant drinking during the type of diuine Service, or shall suffer any Seruants or Apprentices to remaine Tipling or drinking in his howse without their Masters privity, or shall sell or give such Apprentices drinke occasioning their disorder thereby or shall sell drinke by retaile at greater price then is allowed by an Act of Gennerall Assembly in that behalfe prouided. Tho Innes

Recognit Coram me eodem die Peter Bathe

1660

Philip Calvert Esq<sup>r</sup> Gouernor of this Prouince of Maryland vnder Liber the Right honnoble Cæcilius Lord Baron of Baltemore absolute Lord P. C. R. and Proprietary thereof. To Thomas Innis of Innis Choice in Saint Maryes County, Sendeth Greeting in our Lord God Euerlasting. Knowe yee That I Philip Calvert Gouernor aforesaid vpon good and Credible report to me made by divers Inhabitants of this Province that the said Thomas Innis is a man mette to keepe an Ordinary or Inn in the howse where he now dwelleth at Innis Choice for the Convenience and entertainement of sundry the Inhabitants coming and resorting upon their Occasions to Saint Marves Haue licensed allowed and admitted, and doe by these presents license allow and admitt, the said Thomas Innis to keepe an Inn or Ordinary for fiue whole yeares next ensuing the date hereof. So that the said Thomas Innis suffer not any euiell Rule or Order to be kept in his said howse during the tyme of this his said License for the useing of which license accordingly I the said Philip Calvert doe you to witt that I haue bound the said Thomas Innis in one thowsand pounds of Tob and Caske by Recognizance to the Lord Proprietary of this Province In wittness whereof I have herevnto sett my hand, and caused his lops lesser [seal] of this Province to be herein to affixed this fowerth day of March 1660

At a Prouinciall Court held at Saint Maryes on Tuesday the 19th of ffebruary 1660

Feb. 19

Present Phillip Calvert Esqr Gouernor, Henry Coursey Secretary, Robert Clarke Esqr Baker Brooke Esqr

The Plantiffe demands in remaine of a Bill of fine thowsand two John Harris hundred twenty ffiue pounds Tob and Caske the sume of Two thow- p Attorn. sand flower hundred Sixty One pounds, Weh being confessed by the Coursey v. deft to remaine due, The Judgment of Court is that Order pass for Mr John Bateman the plantiffe against the defendt for the said Sume of Two Thowsand Admr to ffower hundred Sixty One pounds Tobacco and Caske with Costs of Thomas Belcher suite, and soe accordingly ordered.

Mr John Bateman Administrator to Thomas Belcher deceased Cornwaleys came this day into Court, and acknowledged Judgment for two Adminr. hundred Eighty Eight pounds Tob and Caske due by bill from the said Belcher to Captaine Thomas Cornewaleys. Wherefore it is ordered that the said Mr John Bateman shall forth with pay the said 288t Tob and Caske to the said Captn Thomas Cornwaleys.

And it was then likewise ordered that the Generall discharge hereafter mentioned shalbe entred on Record vizt

Know all men by these presents that I Thomas Belcher of Patuxent Riuer in the Province of Maryland doe freely acquitt and discharge Thomas Cornwalevs of the Cross in the foresaid Province

Liber Esquier from all debts dues and demands whatsoeuer from the P.C.R. begining of the world to this present As wittness my hand this present 24th of Aprill 1659 Signed Thomas Belcher

Test John Bateman Richard Hotchkeys

Eodem die Present the aforenamed Councellors and Mr John Bateman

Nicholas Guyther

The plantiffe haueing desired a Scire facias agt the deft to shew v. daniell cause this Court why hee should not pay the plt the fees due to him Clocker for the imprisonment of the defts wife when shee was indicted of fellony, And the deft then answereing that shee was, by Generall Pardon not to pay any. The Court haueing fully debated the matter thought fitt, and have soe ordered that when the plt should ascertaine his ffees and bring the same into Court Order should pass against the deft for the fees And accordingly the said Cap<sup>n</sup> Nicholas Guyther

p. 413 brought in his said accompt as followeth vizt Daniell Clocker debtor for fees due for his wifes imprisonment

To 7 dayes imprisonment at 40 <sup>t</sup> Tob p day is	280 <sup>t</sup>	Tob
To 2 Juryes 240 <sup>t</sup>	240	
To Entry and Release	020	
To 4 mens attendance upon the Guard 5 dayes		

at 30 p day p head is

And therefore the deft is ordered to pay the plt according to the said accompt

Attorney General v.

A writt was issued this day Signed by the Gouernor directed To Gerard the Sherriffe of Saint Maryes County to keepe in safe Custody Mr et al. Thomas Gerrard Joseph Wicks and Thomas Hinson to answere the Court in such matters as shalbe objected against them on the behalfe of the Lord Proprietary

eodem die

Whereas diuers vexatious suites haue of late by diuers persons for Debts small causes bene Commenced in the Proull Court of this Province weh might both for the vallue and certaine knowledge of the matter haue bene tryed in the County Courts It is ordered that from henceforward no Suite shalbe originally commenced in the Proull Court for any thing under the vallue of fifteene hundred Pounds Tob, And for the more orderly proceeding for the future in all causes Ciuill, It is further ordered that the Clearck shall incerte the certaine dayes for retourne of all writts into the Court, appointing for euery day twenty Causes at weh daies if the plantiffe by himselfe or Attorney appeare not he shalbe nonsuited, And if the defendant appeare not either by himselfe or Attorney Judgment shall pass by default. And it is further Ordered that the Clearck cause a Copy of this Order to be affixed at the Court doore forthwith, and a list of all causes that day to be tryed for the future euery morneing before the Court sitt.

All present except Mr John Bateman

Vpon reading of the former Order of the Prou<sup>II</sup> Court dated the Liber II<sup>th</sup> of december last and consideration had of the Retourne of the P.C. R. Mr John Jury impannelled to that purpose. It is ordered the Jureys verdict Bateman v. Bobert Patrickson

December the last 1660, according to an Order of a Prouinciall John Bagby Court there was a Jury impannelled to inquire concearning the land Mills in dispence between Mr John Bateman Esqr and William Mills John Vide order fo: 381

Liber
P. C. R.
Mr John
Bateman v.
Robert
Patrickson
John Bagby
and W<sup>m</sup>
Mills
Vide order
fo: 381

The Jury abouemed haueing dilligently viewed the woods, and p. 414 found the said S<sup>t</sup> Nicholas Creeke, and found the Path mentioned in the Pattent of Captaine Cornewaleys deliuered their Judgments vnanimously that the said Creeke and Path is included in the said Pattent to Capt<sup>n</sup> Cornwallis, W<sup>ch</sup> they found to Run according to the Pattent and Certificat, and further they conclude that the deft haue seated the land mentioned in the aforesaid Pattent of Cap<sup>n</sup> Cornwaleys, And this is the Judgment of the Jury Sworne by the Sherriffe as Wittnes my hand the day aboue mentioned

George Reade foreman.

And whereas by the said Verdict it was found and vnanimously retourned that the Creeke and Path included in the Pattent to Captaine Cornewaleys and possessed by the defend<sup>ts</sup> is found to run according to the Pattent and Cetificat, And the said land being sould by the said Cap<sup>n</sup> Cornwaleys to the plt It is ordered according to the said Verdict that the said land be to the plt and his heires for ener, And the defts to pay Costs of Suite

To the honnoble the Governor and the rest of this honnoble Court

The humble petition of John Bagby Sheweth That whereas your petitioner bought a parcell of land of Richard Preston, and the said Preston was bound by condicon to defend the said land in all suites of lawe, and your pet hath bene arrested concearning the said land, and the said Preston should have appeared to answere the said suite and to pay all charges that should arise thereby as by Condition will appeare The premisses Considered your petitioner humbly Craueth Order that the said Preston may be compelled to make satisfaction, according to Condition with Costs of suite And your pet shall pray

Bagby v. Preston

#### The Condition

Knowe all men by these presents that I Richard Preston doe assigne and make ouer vnto John Bagby and John Webb all my right of two hundred acres of land upon the West side of a Creeke called Harries Creeke upon the Sowth Side of Patuxent Riuer.

Liber according to the bounds laid out to me the said Preston expressed in P. C. R. the Certificat dated August 13<sup>th</sup> 1651.

And whereas Captaine Thomas Cornwaleys pretendeth some Right p. 415 vnto the said Two hundred acres of land.... These Suite or Suites in lawe concearning the same, And if in Case the said land be recouered, by the said Cap<sup>n</sup> Cornwaleys then the said John Bagby and John Webb is to make their Composition with the said Cap<sup>n</sup> Cornwaleys, and the said Preston to pay all charges in the Suite, and to surrender the said land, And if any Tobacco be receiued for the said land by the said Preston, and the land not proue the said Prestons as aforesaid that then all such sume or Sumes of Tobacco soe paid or received as aforesaid shall by the said Preston or his Assignes be repaid back againe to those to it shall belong. In wittness whereof I the said Richard Preston haue hereunto sett my hand this Seuenth of October 1654

Signed and deliuered in the presence of ffrancis Lacie William Harper.

It is ordered that Richard Preston shall forthwith pay to the said John Bagby the Tobacco which he paid the said Preston for the land in the petition mentioned Together with the said Bagbyes part of the Costs of Suite expended in the Cause betweene John Bateman plantiffe, Robert Patrickson, William Mills and the said Bagby defts concearning the said land.

Trueman v. Burdett To the honnoble the Gouernor and Councell of Maryland

The humble petition of Thomas Trueman Sheweth that your petitioner bought of Mr Burdett flower Cowes, three young Bulls, and two Heiffers to be deliuered at Mr Stanleys Plantation, and your petr did before his going for England Receive three Cowes and one Bull by Mr Burdetts Order, and Spring was twelve moneth Mr Burdett promised to bring the rest of the Cattle to your petrs Plantation, but being sick neglected it, since which tyme one of the Heiffers is dead, and since your pet came into the Countrey againe, Mr Burdett promised to deliuer one at his plantation in the Roome of that which was lost, and ordered your petitioner to take his other Heiffer with the rest of the Cattle at Mr Standleys your petr went up with a shallop to fetch them downe this last Spring, and Mr Stanley denyed to lett your petitioner have the heiffer, and saith that Mr Burdett sould her to him, The premisses Considered your Petr Craues Order that the petitioners owne Heiffer at Mr Stanleys may be deliuered upon the petrs plantation with her . . . . yeares milke with

p. 416 Costs of Suite And your petr shall euer pray &c.

Executio mde Vpon reading of w<sup>ch</sup> petition Judgment was acknowledged by the said Thomas Burdett for the Cattle and milke as by the petition desired.

The Court is adiorned till 9 of the Clock tomorrow morning

Liber

Bateman

deceased

Wednesday 20° ffebr, Present as yesterday

The Pit suies the deft for two thowsand pounds Tobacco as by a Feb. 20 Note vnder the hand of the said Thomas Belcher more at large Samuell appeareth (vizt) Captaine Guyther I pray faile not to pay vnto Tilghman v. Captn Tilghman for my use, two thowsand pounds of Tobacco weh Mr John is for soe much goods bought of him here, therefore I pray besure Admr to to make him good payment, for it will much concearne my Creditt, Thomas Belcher and in doing this for me you will obliedge Sr

March the 4th 1658

Your freind to Serue you

Tho: Belcher

In presence of Henry Coursey

And upon oath made by the Compit in open Court that hee was not paid any parte of the said sume. The Court Ordered the deft to pay the said sume of Two thowsand pounds of Tobacco forthwith with Costs of Suite.

Roger Moore Son to Richard Moore late of Patuxent deceased Moore v. came this day into Court and complaines against John Hambleton Reputed Guardian to the Complainant that he does not give him Clothes &c. Wch Cause is hereby referred to the County Court to doe therein what is fitt and just. And it is further ordered that Mr William Ewens take into his Care the Complainant, and to furnish him with such necessaries as is fitting vntill further order from the said County Court.

The Plantiffe demands Corne and Clothes according to the Cus- Wm Knags tome of the Countrey after serueing his tyme wth the deft of fower Kenly yeares. To weh the defendt answered that he bought the pit for Seuen yeares, and there being no Indentures, and by the examination of one upon oath sworne in open Court that hee heard the pit say there was Indentures drawne for his serueing yeares, but did not signe to the same, And the Court haueing referred the matter to a Jury they retourned their Verdict as followeth

The names of the Jury Mr Richard Smyth foreman Walter Pakes Mr Nicholas Young Michaell Basev Daniell Clocker Wm Browne

M<sup>r</sup> John Luger Hugh Beuin Richard ffoster

p. 417

who retourned thus

The Verdict of the Jury wherein they have agreed that a Seruant comeing in at Sixteene yeares of age wthout Indentures ought not to serue aboue flower yeares according to the Custome of this Province, And It is furthermore agreed upon by this Jury upon

Liber further and Serious viewe taken that the plt hath sufficiently fulfilled P.C.R. and compleated his servitude according to the Custome of this Prov-Signed Richard Smyth foreman

who was agreed by the rest of the Jury to speake for them The Judgment of the boord is that the plt haue his Corne and Clothes of the deft according to the Custome, and the deft to pay Costs of suite in this Cause, and that the plt haue his freedome according to the Verdict of the Jury and accordingly it is soe ordered.

one wittnes 4 dayes coming & goeing & 2 dayes attendance at 30th p diem 180t To the Jury

Refusal to Constable's

James Rigby presented to the Court for denying to take the Oath take of Constable, who being called to this Court, and that hee in open Oath Court denyed to take his Oath to serue as Constable. It was putt to the vote of the Boord how long he should be imprisoned for his contempt of this Court in that particular whereupon the Court ordered that hee be Six monethes imprisoned

The Sheriffe of An Arundell County is to keepe the said James Rigby Prisoner for the tyme in the aboue said order mentioned.

To the Right honnoble Gouernor and Councell of the Province of Hawker v. Mathews Maryland

The humble petition of Thomas Hawker, Humbly sheweth That whereas your Pet haueing compleated his tyme of servitude to Mr Thomas Mathewes, And at the expiration of the said tyme your pet<sup>r</sup> p. 418 did deliuer up his Condition vnto the said Mr Mathewes in the presence of Mr Richard Willan and Bryan dayley, desiring Mr Mathewes to reade the same in their hearing, whereby they might vnderstand what was therein properly belonging to your pet for his tyme of Service, which the said Mr Mathewes denyed to reade the same and putt it up, whereupon your petr demanded his Right of wages according to what the Condition did bind the said Mr Mathewes vnto, wch was to pay unto your petr, at the expiration of the tyme therin mentioned the full vallue of ten pounds sterling to be paid in Cattle wherupon there is one Cowe and one Steere that were marked for your petr in parte of payment, weh said Cattle with what more shall surmount to make up the vallue of ten pounds, The said Mr Mathewes denyeth and detaineth to make payment Wherupon your pet<sup>r</sup> humbly desireth your honnors to order your poore pet<sup>r</sup> his Right according to lawe and justice wherein

Your Petr shalbe euer bound to pray

Thomas Ward aged twenty three yeares or thereabouts sworne in open Court Deposeth by vertue of his Oath that he read a Condition betweene the plt and defendt that the plantiffe was to serue the defendt ten yeares, and at the expiration of his tyme the deft was to giue ten pounds sterling or the vallue thereof vnto the plt, and if the

Cattle weh the defent shold give vnto the ptt had not bene worth the Liber said sume to choose two men, and what they should agree, that Mr P. C. R. Mathewes was to make good the full vallue of ten pounds.

Thomas Griffin aged twenty one yeares or thereabouts Sworne in open Court deposeth by vertue of his Oath that there was a condition betweene the plantiffe and defendt and the defendt gaue the plt two yeares of his tyme, and a Cow Calfe, and in case that this Cowe Calfe did not amount to the vallue of ten pounds then both parties were to choose two men to decide the Controversy betweene them, and what they did agree, Mr Mathewes should give to make up the full vallue should be given accordingly

The petition of the said Thomas Hawker being read, & the examinations of both the said wittnesses considered The Court therefore ordered the deft to pay the pet the full value of the ten pounds according to condition with Costs of suite

The Complainant sueth for to know by what power he the said p. 419 deft purchased a Catch from him for the vse of Mr Brenton of New Hawkins dett purchased a Cauch from him to the England, To weh the deft consents and produces to the Court a lere p Attorn.

England, To weh the deft consents and produces to the Court Walter from the said Brenton dated the 23th of August 1659 The Court Walter Pakes v. orders that the said Letter be recorded and Copy thereof given to the Daniell Complainant

Hutt deft Vid 2 letters entred fo.

Seuerall warrants issued to the respective Sherriffes of the Coun408, 409
Grand Jury ties hereafter mentioned to retourne members to a Grand Jury, who retourne as followeth vizt

## The Sherriffe of St Maryes County

Mr Robert Cole Mr Richard Lloyde

Mr John Waran Mr Wm Browne

Mr Richard Bennett Mr Walter Pakes

## Calvert County

Beniamen Brasheers Mr Thomas Trueman Mr William Ewens Hugh Stanley Mr Arthur Ludford George Peake ret, lame

## Ann Arundell County

Mr Samuell Withers—chosen Mr Edward Towning retourned lame foreman.

Thomas Meares refused the Ooth Richard Beard also refuses &

Mr Roger Grose Mr Anthony Sallaway

Phillip Thomas also refuses.

### Kent County

Mr Wm Leedes

Mr Thomas Ringould Mr Nicholas Pickard.

So as all except those retourned lame & who refused to sweare P.C.R. were this day sworne, as a Grand Jury.

Md that the refusers to sweare forfeit their issues

Daniell

The Complainant sueth for a hogg weh he and his Son in Lawe Clocker v. Thomas Courtney had killed in the low grounds, it being his owne Ward and and that leauing him in the woods for a short tyme .... and carryed Wm Martyn defts him away to the howse of the widdow Martyns. Vpon the Confesp. 420 sion of the defts that they did Carry the said Hogg as abouesaid It is Ordered that the defend restore the said Hogg againe or the full vallue thereof with Costs of Suite.

Hawkins v. Hutt

To the honnoble Gouernor and Councell

The humble Petition of John Hawkins Sheweth whereas daniell Hutt being Attorney of Mr William Brenton of New England marchant, Your petr humbly desireth that the said Mr Daniell Hutt may be compelled by this honnoble Court to give so sufficient security to your Pet that his Pay may be ready according to the tenno of the Bond And yr petr shall euer pray as in duty bound.

The Petr haueing not stated his suite legally, It is ordered that a Nonsuite be in this Cause.

Utye v. To the Right worshipfull Philip Calvert Governor, and the Rest Gary of the Councell of Maryland

> The humble petition of Richard Collett Attorney of Mr Nathaniell Vtye, Sheweth that whereas Stephen Garye standeth indebted as by Bills will appeare the sume of One thowsand one hundred and Sixty two pounds of Tobacco and Caske, whereof I have assigned ouer flower hundred and twenty pounds of Tobacco in Caske of the Eight hundred bill to Mr William Hampstead, so there remaines due upon them bills Seuen hundred fforty two pownds of Tob in Caske upon them Bills, More upon accompt upon Booke for goods three hundred and Six pounds of Tob in Caske, so there is due to Mr Nathaniell Vtye one thowsand fforty Eight pounds of Tob in Caske w<sup>ch</sup> your pet<sup>r</sup> Craues order for present pay, with Costs of suite

> > And your petitioner shall pray

Vpon reading of weh petition, and that the defendt confessed to be owing the plt three hundred Sixty two pounds Tob and Caske for wch he was indebted by bill to Thomas Belcher deceased or his Assignes dated the twentith of September 1655. It is ordered that the defend<sup>t</sup> forthwith pay to the pit the said three hundred Sixty two pounds Tob and Caske with Cost of suite, And for the Rest of the Bills and Reckonings in the pet<sup>n</sup> mentioned in regard the plt produces no authority to receive them he denves payment to the plt.

Liber

#### To the honnoble Governor & Councell

The humble petition of Walter Pake Sheweth that whereas James P.C. R. Pake v. Veitch stands indebted to the pet the full sume of flower hundred Veitch .... hand doth appeare, And the Petr accepting of his note with the p. 421 Consent of the said James Vech, and since Mr John Hollis being fatally killed your pet<sup>r</sup> is outed out of his Tobacco to his great loss and damages. May it therefore please this honnoble Court to consider the premisses, and grant your pet an order for his Tob with Cost and damages. And hee shall euer pray as in duty bound:

Whereupon the petr produced the ensuing note and assignmts thereupon, Vizt Major Hallews Sr haueing this opportunity I thought [Bellows good to write to Concearning John dandy, Belleys and other Tulls and other Tools] that you have in your Custody Mr Smyth has gott a order for you upon John Dandyes estate for 498 Tob that I will ingage to pay to whom you will please to appoint, S<sup>r</sup> I had order from the Court to write concearning the Tooles of John Dandy weh I hope you will deliuer to his wife In soe doing I rest yours to comand James Veitch

This 15th of October 1657 Assignmt

Mr Veitch pray pay this Tobacco to Walter Pake Oct 30th 1657 John Hollowes.

And the defendt by his Attorney Gyles Sadlier appearing and not makeing any thing appeare matteriall why the petr should not be paid fowre hundred Nynty Eight pounds Tob and Caske due by the note aforesaid. The Court thought fitt, and soe ordered that the petr be paid the said 408t Tob and Caske wth Costs suite by the deft.

Veitch his letter of Attorney to Sadlier

Know all men by these presents that I James Vech doe constitute and appoint my loueing freind Giles Sadler gent my true and lawfull Attorney for me & in my name to answere any suite or suites depending in this Proull Court, and what my said Attorney doth I doe hereby ratify and confirme as if I were personally present, As wittnes my hand this 16th of ffeb 1660 Signed James Veitch

Testes John Reede ffrancis Jackson.

## To the honnoble the Gouernor & Councell

The humble petition of Walter Pake Attorney for Mr Robert Kedger Sheweth that whereas Mr Robert Taylor standeth indebted to your petitioner the full sume of Seven hundred pounds Tob and Caske, as, by specialty vnder his hand doth appeare, The premisses Considered the pet humbly Craueth an order for his just debt, And your petr shall allwaies pray as in duty he is bound

And the defts Attorney Mr Thomas Manninge denying the Bill web could not then be proued. This Cause is nonsuited, and the plt to pay Costs of suite.

Kedger v. Taylor

v. John Gottley als dowle deft

Liber In regard the pit doth not proceed in the case. P.C.R. It is ordered on motion of M<sup>r</sup> W<sup>m</sup> Hardidge Attorney for the deft John Hobbs that this Cause be dismissed, and the plt to pay Costs of suite for his vniust vexacon in this Cause.

Re Allen

Roger Allen seruant to Mr Henry Coursey coming into Court, And in regard hee had no Indentures, and being very young, and that the Sence of the Boord was demanded what tyme they thought fitt the said Roger should serue The Court delivered their opinion that he should serue fore Six yeares.

Coll Nath: Vtye by his Attorney Collett v. Wm Bretton

Vpon perusall of all accts & papers belonging to this Suite the Court doth finde that the ballance of acco is 173t tob. due to the Rich: Complt which is ordered accordingly:

> Thursday 21th of ffebr Present as aforesaid

Feb. 21 Brockett v. Marsh To the honnoble the Gour & Councell of Maryland

The humble petition of Samuell Brockett Sheweth that whereas your petitioner has right in behalfe of his wife to a Tract of land in Kent, and Mrs Sarah Marsh vniustly detaines it from your petr, your pet humbly Craues order peaceably to enjoy the said land. And your petr shall pray &c

The deft Mrs Sarah Marsh by her Attorney Mr Richard Smyth answeres that shee does not knowe whither of right the plt ought to demand the land in the pet<sup>n</sup> mentioned. To w<sup>ch</sup> the plt produced in Court a Certificat wch is as followeth (vizt) Wee whose names here are vnder written doe declare that An the wife of Samuell Brocket was the daughter of John Abbott of the Isle of Kent in the Province of Maryland, and this wee can depose when we are lawfully called

The H H. marke of Hannah Lee Andrew \( \Delta \) Basha his marke. Wth wch the defts Attorney rested satisfied; and thereupon this Cause is respitted by the Court till next Proull Court.

William Styles p Attorn. Maninge v. To the honnoble the Gouernor and Councel of Maryland

The humble petition of William Styles Sheweth That whereas Mr Tho: John Pile after he had disposed of a Servant the space of a yeare or John Pile thereabouts pretended to your pet a Right in him, and sould the same P Attorn. Servant (web he formerly had . . . . Humbly Craues that the said . . . . Thomas Turnor And upon full hearing and debate of the Cause on both sides, The p. 423 Court found no cause of Suite, and therefore non suite was graunted in this Cause.

> Know all men by these presents that I John Piles of Saint Maries in the Province of Maryland gent haue constituted, deputed and

Ordained, and by these presents in my place and steed do constitute Liber depute and Ordaine my loueing freind Thomas Turner of Saint P. C. R. Winifride in St Clements bay gent my true and lawfull Attorney to appeare make answere and defend for me and in my name in all manner of actions Comenced against me the said Piles by Wm Tethershall and Wm Stiles of St Marves County Planters, and what my said Attorney shall lawfully Act, and do in the premisses I the said John Piles doe hereby owne ratify and confirme the same to be my Act and deede, Giueing and hereby granting unto my said Attorney as full and ample power to act in the premisses, as I my selfe could have had being personally present. Wittness my hand this 13th of ffebr Anno domini 1660 John Pille

Testes John Clarke John Steeuens.

To the honnoble the Gour & Councell for the Province of Maryland. Cornwaleys

The humble complaint of Thomas Cornwaleys against Henry Spinke, Sheweth that the said Henry Spinke is indebted to the Complt three hundred ffifty One pounds of Tob weh hath bene due two yeares, and often demanded but not yet paid. As also being Sherriffes Deputy contrary to lawe and justice, and to the great disparadgment and damage of the said Complainant, vpon a gennerall warrant of Execution for ffees due to Roger Isham Clearck web by his aguittance under his hand was but 236 pounds of Tob; Tooke from the Compit upon the same pretence a Principall hlid of Tobacco freighted in the Eere of New England Arnold Elsey Master weighing neate three hundred Eighty Six pounds, whereby not onely the said ffreight was frustrated, but also the said Isham in a braueing manner and to the discredit of the Comptt tould the Master of the said Ship that hee should not have the said hogshed, but that he had laid an execution on it, for weh the Complt desireth Justice against the said Sherriffe for exceeding his writt, and thereby much dammadging the Complt And he shall pray &c

Tho: Cornwaleys

... and cravd allowance of fifty nyne pounds Tob and Caske p. 424 by vertue of a letter of Attorney from William Tenahill to him to that purpose, as by the said letter of Attorney hereafter menconed more at large appeth vizt

Know all men by these presents that I William Tennehill do constitute Henry Spinke my lawfull Attorney to discount, or by any lawfull meanes to recouer a debt due vnto me from Captaine Thomas Cornwaleys upon ballance of an hogshead Tob paid to Mr John Abington for the said Cap<sup>ns</sup> vse It being fifty Nyne pounds of Tob and Caske And all and euery thing or things my said Attorney shall lawfully doe in the premisses, I doe hereby Ratifie and confine, Wittness my hand 18 ffebr 10 William I Tenahill

Wittnes John Lawson William M Canadav

his marke

P. C. R.

Weh flifty Nyne pounds being allowed There remaines due to the plt two hundred Nynty two pounds Tob and Caske. The Judgment of the Court is that the deft pay forthwith to the plt the said 292th Tob and Caske with Costs of Suite.

Feb. 22 Act of Indemnity ffryday 22 ffebr Present as aforesaid

To the demand of the Grand Jury (vizt) Whither as a Grand Jury it belongs to vs to take notice of his Maties gennerall Act of Indempnity

It is answered by the Court that considering they are sworne onely to inquire what offences have bene comitted not what have bene pardoned, they do judge that as a Grand Jury it belongs to them onely to take notice of what hath bene committed

Signed by appointmt of the Court P Bathe

Thomas Adams by his Attorney Hawkins v. Abraham

The ptt desires Eight thowsand three hundred thirty Eight pounds of Tob due by the deft by bill dated the 29th of March 1659 payable John the 10th of Nouember following, as by the said bills assignment and letter of Attorney thereupon more at large appeareth vizt This Bill Sheeres bindeth me Abraham Shears of Surrey County his heires or Assignes to pay or cause to be paid vnto Thomas Adams of the Isle of weight County his heires or Assignes the full and just sume of 8338 of good sound marchantable Tobaccoes according to the Act now established payable at or before the tenth of Nouember next ensuing the date of this presents at some convenient place in the County of Surrey, As wittness my hand this . . . .

p. 425

I doe assigne ouer all my Right, Tytle and intrest of this within specified bill to Mr John Hawkins, wittnes my hand this 15th of december 1660. Tho. Adams

Test Edward Bushell

Mr John Hawkings pray doe me the fauor as to recouer from Mr Abraham Shears being now as I heare at Wiccocomako the within specified Sumes either by lawe or otherwise, and what you shall doe therein I shall ratify and allow of as an action of my lawfull and deputed Attorney Wittnes my hand this 15th of december 1660

Test Edward Bushell John Pierce.

Tho: Adams

To all w<sup>ch</sup> the defend<sup>t</sup> answered that p duress of imprisonment hee was forced to give the said Bill to the plt, and it being putt to the vote whither a lawfull imprisonmt or not

Mr Lloyd is of opinion that it is a lawfull imprisonmt

Mr Bateman that it was no lawfull imprisonmt

Mr Brooke the same with Mr Bateman Mr Clarke that it is a lawfull imprisonm<sup>t</sup>

Mr Coursey the same with Mr Clarke

The Gouernor that it is noe lawfull imprisonm<sup>t</sup>

And it being by the Major Vote of the Board resolued that it is no lawfull imprisonment, A non Suite is granted in this Cause.

A Subp<sup>a</sup> ad testificand issued for M<sup>r</sup> Mathew Clarke in this Liber Cause & was retorned.

To the honnoble the Governor and Councell of this Province

Cole v. True

The humble petition of John Abington Attorney of Richard Cole Sheweth that Richard True doth owe and stand indebted to the said Cole the sume of fower hundred pounds of Tob and Caske as p specialty may appeare. Your petrs humble request is that he may haue an order of this honnoble Court for his debt with damage and Charge of Suite, And he shall pray

W<sup>ch</sup> Specialty in the pet<sup>n</sup> menconed being produced in Court, and the deft confessing Judgmt thereupon. It is ordered that the deft pay the said flower hundred pounds Tob and Caske together with Costs of suite in this Cause. It is likewise ordered that the specialty be Cancelled.

The Plantiffe demands one thowsand Pounds ster. of the deft Augustine Elizabeth according to a Bond entred into by her in the tyme of her Herman viduity as Administratrix to Symon Overzee deceased her former by his Attorney husband. To weh the defts by their Attorney Mr Thomas Manning Richard pleaded shee was no Administratrix haueing no lawfull letters of Smyth v. Administration.

Therefore it was putt to the vote of the Boord whither the Bond Eliz his stood vallid as Administratrix or not, and the Vote was as followeth wife by Mr Edward LLoyd is of opinion that she was no Administratrix at Attorney the tyme of entring into the Bond, Mr Bateman the same opinion Mr Thomas Manninge with Mr LLoyde, Mr Brookes saies that it is a Bond for Arbitracon, Mr Robert Clarke that she was Admix, Mr Coursey in all equity thinkes it is a Bond. And the Gouernor is of opinion that the Bond of Arbitration is voide

Therefore it being the Major Vote that the said Bond is voide, A non Suite is graunted in this Cause

The pit demands of the deft the forfeiture of a Bond of five hun- Thomas dred pounds entred into by Cap<sup>n</sup> W<sup>m</sup> Stone bearing date the fower-Tolson by his teenth of Nouember 1656 for the payment of two hundred thirty Attorney nyne pounds and three pence to the plt, And by consent of both Capn Thomas pties plt and deft It is agreed that Mr Henry Meese and Mr Nicholas Cornwaleys Spencer marchants auditt the accompts betweene both parties, and to v. Thomas Stone retourne to the Court the true ballance of the accompts twenty Executor pounds Eighteene shillings and three pence ster. as by the said to his father accompt w<sup>ch</sup> hereafter followeth more at large appeareth, vizt

Mr Thomas Stone Debr for his father Wm Stones acct.

To the ballance of an accompt the 29th of Aug. 1660 as appeares being the last acct

381: 18s: 03d 18:00:03 20:18:03

Stone

George Colclough &

Liber were proved oath of Mr Thomas

## D Contra Creditor

The 6 hbds Creditt for but at 408 m let the child allowed web he hath given Creditt for but at 40s p hhd, weh if Mr Stone can make appeare by to be the wittness, or his owne Oath, then he is to have Creditt for three Crop of Cap<sup>n</sup> W<sup>m</sup> pound p hhd more for the same 18: 00: 00 p agreem<sup>t</sup> it appeares Stone by the that Mr Toulson was to receive 350t Tob neate in every hhd at 5t p hhd, but by Mr Stones accompt it appeares by the weights here that Stone there is fower hhds at 350 p hhd more then Mr Tolson hath given Creditt for at 5<sup>t</sup> p hhd . . . . W<sup>ch</sup> sume of twenty pounds Eighteene shillings and three pence It is ordered that the deft do pay accordingly But the deft alleaging hard vsage in accompt of Clothes and as Carpinter. It is therefore ordered that execucon be suspended in this suite vntill the plt make oath to the accompt of Clothes and Carpinter menconed in an accompt betweene them

> On demand of Mr Thomas Stone the ensuing examination is recorded vizt, John Williams aged about thirty yeares maketh Oath that being hired by Cap<sup>n</sup> W<sup>m</sup> Stone late deceased his Overseer made by myselfe and his folke to his Cropp in the yeare 1659 thirty Six hogsheds Tob whereof fowerteene Swite sented all the said tob. to my knowledge be putt aboord Sloopes of the plantation under the Notion of being sent for England to Mr Tolson And further saith John ξ Williams

Coram me Jur Tho: Stone.

Know all men by these presents that I Thomas Tolson Cittizen and Haberdasher of London haue made constituted and ordained and by these presents doe make constitute and ordaine & in my stead and place putt and appoint my loueing freind Thomas Cornwaleys of London marchant my true certaine lawfull and irrevocable Attorney deputy and Assignee for me and in my name and to my proper vse and behooffe to aske demand leuv sue for recover demand and receive by due order of lawe or otherwise of and against Thomas Stone of Merryland in the parts beyond the Seas marchant all such debts dutyes sume or Sumes of money as is due or owing unto me by or from him or his late father W<sup>m</sup> Stone deceased to whom the said Thomas is Executor or either of them. Giving and by these presents Granting unto my said Attorney and to his Attorney and to his Attorney or Assignee in that behalfe my full power and lawfull p. 428 authority to doe execute . . . . conclude fulfill and finish in and about the premisses whatsoeuer shalbe requisit and necessary, as amply and effectually in every respect and to all intents and purposes, as I my selfe might or could doe, or cause to be done being, or if I were or should be personally present, at the doing thereof, Bee the same by arrest, suite, restraint Seizure Attachment, or by any other good and lawfull waies or meanes whatsoeuer or howsoeuer, And vpon recovery or receipt of the same premisses or any parte thereof for

me and in my name and as my Act and deede to make Seale and Liber deliuer such acquittance or other discharge as shalbe thought meete, P.C.R. Ratifying approuging and confirming all and whatsoguer my said Attorney shall herein doe or cause to be don by these presents In wittness whereof I have hereunto sett my hand and Seale the Nyne and twentieth day of August Anno domini 1660, and in the twelth yeare of the Raigne of our Soveraigne Lord King Charles the Second over England &c. Tho: Toulson

Sealed and deliuered in the presence of Test Ral. Story Robt

Morris Ri: Burclon.

The Indictment retourned by the Grand Jury aforenamed agt Attorney Thomas Gerrard whereupon they retourned Billa Vera.

The Jury doe present for the Lord Proprietary That Thomas Vide I Md. Gerrard Esq<sup>r</sup>, of S<sup>t</sup> Clements Mannor in the County of Saint Maryes 380 contrary to his fidellity to the Right honnoble the Lord Proprietary due, not haueing the feare of God before his Eves, but by instigation of the Diuell mutinously and seditiously contrary to the Act of Assembly in that case provided within this Province of Maryland the dominion of his Lop ouer and in this Province aforesaid to take away hath plotted, contriued and by force attempted that is to say. On Tewsday 13th of March 1659 at the howse of Mr Robert Slye marchant in St Clements Mannor in the County aforesaid, by word and writeing agt his lopps lawfull power of makeing lawes within this Province, by the express words of his Pattent to him granted did declare.

And further also do present that the said Thomas Gerrard did with Josias ffendall, John Hatch W<sup>m</sup> ffuller Sampson Waring Thomas Hinson Joseph Wickes William Burgess and divers others calling themselues an Assembly to one Act entituled an Act for repealeing all former Acts consent as also to another Pretended Act Entituled an Act providing against any disturbance in the present Government Soe as it was Established by that pretended Assembly, And to divers other Acts tending . . . . and dominion over this Province, and also the makeing of Josias Fendall vnder them Gouernor of this Prov- p. 429 ince, and constituting Millitary Officers daniell Clocker Richard Bankys and others

And further also do present that the said Thomas Gerrard liath in opposition to his Lops just rule and dominion seuerall Writts and process signed vizt 12 Septembris 1660 by vertue of his pretended power from the pretended Assembly received, held Councells with Josias Fendall Robert Slye and Nathaniell Vtve 15 September publishing a Declaration comanding all persons to owne no authority but what came imediatly from his Maty or the Grand Assembly of this Province thereby colourably sheltring his Rebellion under a pretence of his Maties Sacred name to the great derogation from the

General v. Gerard

Liber iust power of his lop, and the Subvertion of the Government of this P.C.R. Province and contrary to the peace of his said Lop his rule and dominion.

Attorney General v. Vide 3 Md. Billa Vera Arch. Coun. 395

The Indictmt retourned by the Grand Jury aforenamed agt Josias Fendall Fendall late Gouernor of this Province, wherupon they retourned

The Jury do present for the Lord Proprietary that Josias Fendall late Governor of this Province of Maryland contrary to his Oath and trust, not haueing the feare of God before his Eyes, and by instigation of the Diuell mutinously & contrary to the Act of Assembly in that case provided within this Province of Maryland, the Dominion of his lop over and in this Province aforesaid to take away hath plotted contriued and by force attempted that is to Say

[Vide I Md. Arch. Ass. 389]

On Tuesday 13th March 1650 at the howse of Mr Robert Slve Marchant in Saint Clements Mannor in the County of Saint Marves by word and writeing agt his lops lawfull power of makeing lawes within this Province by the Express words of his Pattent to him granted did declare

And further do present that the said Iosias Fendall did with Thomas Gerrard, John Hatch, W<sup>m</sup> ffuller Sampson Waring Thomas Hinson and Joseph Wicks and William Burgess and divers other persons calling themselues an Assembly to one Act entituled an Act for repealing all former acts falsely and agt the express words of his Comission consent, As also to another pretended Act entituled an Act providing agt any disturbance in the present Government whereby they made it fellony for any person to disturbe the Government soe as it was established by that pretended Assembly, and to divers other Acts tending to abolish his lops iust rule and dominion over this Province

And further also do present that the said Josias Fendall by force the dominion of his said lop to take away hath attempted (vizt) vpon the 28th day of March signing Comissions to Millitary Officers, and afterwards in the moneths of July August and . . . . the forces by those officers raised

p. 430

And further also do present that the said Josias Fendall hath in opposition to his lops iust rule and dominion severall writts as well in Causes Ciuill as Criminall signed and proces by vertue of his pretended Commission from the said pretended Assembly received the 5th of May 30th and 31th of July 16th of August 21th of September The and 15th of November held Councells with Thomas Gerrard Robert Slye and Nathaniell Vtye 15th of September publishing a declaration meetings are comanding all persons to owne no Authority but what come imediatly from his Maty, or the Grand Assembly of this Province thereby collourably sheltring his Rebellion vnder a pretence of his Sacred Maties name, And also a letter dated 20th of Nouember, and after

records of these Council knowledge of his Maties Comands to have his lops just Rights within Liber this Province according to his Pattent restored to the Governor P.C.R. Philip Calvert Esq<sup>r</sup>, did write menacing to vindicat himselfe by the best meanes he could valess he might have such tearmes granted him as in the said Letter he required

And further doe present that on the 28th and 29th of Nouember the said Governor he did then threaten with force saving the people in Charles County were in Armes to rescue him if he retourned not the sooner, or should by him the said Governor be detained Prisoner to the great derogation from the just power of his Lopp, and the subvertion of the Governmt of this Province, and contrary to the peace of his said Lop his rule and dominion

To the honoble the Governor and Councell of Maryland

The humble peticon of Josias Fendall humbly Sheweth That yor peticon hath Justly fallne into the High displeasure of his Lop the Lord and Proprietary of this Province of Maryland through some vnadvised and Indiscreete accons of his which he did, whereof he was this Courte Summoned to give an accompt. And haveing seriously wayed his greate rashnes and Folly in doeing the same, he doth humbly accknowledg his greate offence and hartily begg his Lops gracious pardon and the favor of this honoble Courte And he shall as in duty bound pray Signed Josias Fendall

To the Right honoble Governor and Councell of the Province of Attorney Maryland

General v. Gerard

Sheweth That Whereas yor peticon was apprehended to appeare p. 431 at a Proall Courte to be held the nineteenth day of February to answere to what should be objected against him on the behalfe of the Lord Proprietary. Yor peticon (not knoweing what may be layd to his Charge) yett being vpon mature deliberacon Sensible that through Ignorance something hath been done by him whilst this Province was without Government which the Lawes doe Contradicte, and hath thereby Incurred the just displeasure of his Lord<sup>p</sup> for which indiscrecon and miscarryage yor petr is hartily Sorry and humbly implores the Gracious pardon of his Lord<sup>p</sup> and the favourable Censure of this honoble Courte &c. Yor petr shall be ever bound to pray &c. Signed Tho: Gerrard.

The Indictmt retourned by the Grand Jury aforenamed agt Han- Attorney nah Rogers wherevoon they retourned Billa yera

General v. Rogers

Let it be Enquired for the Lord Proprietary whether Hanna Rogers late Servant to Samuell Chewe of the Herring Creeke in the County of Ann Arrundell Spinster vpon the 31th day of May in the yeare 1660 ypon the person of Richard Steevens Servant alsoe to the

Liber said Chewe of the place aforesaid at the tyme aforesaid and assaulte P.C.R did make and with a Hoe which she in both her hands did hould a greivous wound in the head did give of which wound the said Richard Steevens did dve and soe the said Hanna Rogers the said Richard Steevens felloniously did kill and murder Contrary to the peace of his said Lop. his rule and dominion

The Jury doe present for the Lord Proprietary that Hannah Rogers late Servant to Samuell Chewe of the Herring Creeke in the County of Anne Arrundell Spinister vpon the 31th day of May in the yeare 1660 vpon the person of Richard Steeuens Servant alsoe to the said Chewe of the place aforesaid at the tyme aforesaid an Assaulte did make and with a hoe which she in both her hands did hould a greiuous wound in the head did give of which wound the said Richard Steeuens did dye, and soe the said Hannah Rogers the said Richard Steeuens felloniously did kill and murder contrary to the peace of his said Lop, his rule and dominion

25 Feb. Being asked whether she was Guilty or not guilty she answered not Guilty and being demanded by whome she would be tryed answered by God and the Country

whereupon was Impannelld a petty Jury vizt

I Mr Thomas Turner Foreman Mr Richard Forster 2 Mr Thomas Mathews Mr Thomas Stone Mr Robert Macklyn Mr Thomas Burdett Mr William Green

The Jury haue retourned their Verdict not Guilty p. 432

Attorney Harris

The Indictment retourned by the Grand Jury agt Elizabeth Harris General v. whereupon they retourned billa vera. Let it be Enquired for the Lord Proprietary whether Elizabeth Harris late of St Clements hundred in the County of St Marys Spinster in the Easter holly dayes in the yeare of our Lord 1657 at St Wynifrido in the County and Hundred aforesaid then and there a certaine man child alive did bring forth and afterward the said Elizabeth at St Wynifrido aforesaid the aforesaid Infant liveing did throwe out of Doores hard by the Landing, by which the said Infant imediately did dve and soe the said Elizabeth Harris the said Infant at the place and tyme aforesaid felloniously did kill and murder contrary to the peace of his Lops rule and dominion

> The Informacon of Robert Joyner aged twenty six yeares or thereabouts Sworne and Examined the fourth day of January 1660 Sayth That he this depont in Easter Holly dayes in the yeare 1657 liuing at Mr James Langworths howse went to helpe hawle a Cow out of the Mire and retourning homeward by the water side there was a woman Servant called Elizabeth now the wife of Samuell

Harris and one John Gee retourned with this depont: And hard by Liber the landing place this depont did see as it were a bundle of Lynnen P. C. R. and out of itt hung a thing much like vnto fish gutts and this depont asked the woman Servant, whats this that looketh like fish Gutts And the woman replyed that they were fish gutts And this depont would have faine seene what it was But the woman pushed this depont away and Snatcht it up and flung it into the water and this depont run into the water and fetched it out and opened the Cloth and there was a man Child within itt, And John Gee standing by did see the child when this depont opened the Cloth And the woman sayd burye itt, But this depont and John Gee and the woman went vp to the howse together And this depont did intend to acquainte Mr Langworth with itt, but the howse being full of Company thought best to lett it rest vntill the next morning And this depont went to the water side the next morning and the Child was taken away and further sayth not. The marke of R Robert Joyner

Jurat coram me William Evans

John Gee sworne and Examined the Eight day of January 1660 p. 433 aged twenty seauen yeares or thereabouts Sayth That he this depont being at the howse of Mr James Langworth in the tyme of Easter in the yeare 1657 went to helpe to hawle a Cowe out of a Swamp with Robert Joyner and as they were hawling the Cowe out Elizabeth now the wife of Samuell Harris then Servant to Mr James Langworth came to them and as they were againe retourning to the howse by the water side their lay a Bundle of Clouts And the said Joyner asked the said Elizabeth what that was, and the said Joyner goeing to see what it was, the said Elizabeth pushed him into the water from itt And the said Joyner snatching at it the Bundle broake and there appeared the face of a dead child it being black in the face and this depont and the said Joyner were intended to speake of itt to Mr Langworth, but the howse being full of Strangers did not And this depont went home the next morning And further sayth not.

The marke of \( \psi \) John Gee

Jurat coram me William Evans

The Examinacon of Elizabeth the wife of Samuell Harris taken before Coll W<sup>m</sup> Evans one of his Lordships Justices for the County of S<sup>t</sup> Marys the Eight day of January 1660 Sayth That shee did see the Child Walter Hall Ctk:

The Deposicon of Margarett Marshguy aged twenty foure yeares or thereabouts sworne and examined the fift day of February Anno domini 1660 Sayth, That she this depont being the fellow Servant of Elizabeth Harris the now wife of Samuell Harris whoe came in both Servants into the Province of Maryland sometyme in February in the yeare of our Lord 1646 and were consigned to James Langworth in

Liber St Clements Baye in the aforesaid Province gent where she this P.C.R. depont did at her first comeing into the Province often lye with the abouesd Elizabeth, but did never knowe nor as much as suspected that the abouesaid Elizabeth was ever with Child nor did never at any time from their first being accquaynted to this pesent houre, heare her the said Elizabeth, or any body else talke of the abouesaid Elizabeths either being with child, or that she was deliuered of a child And further this depont doth declare that she never heard any person

p. 434 or . . . . say that she the abouesaid Elizabeth should at . . . . other person or persons . . . . (or in any other place) either aliue or dead And this depont doth further declare that she doth not remember that the abouesaid Elizabeth was at any tyme sick from the day of their first meeting together at James Langworths vntill the Second Summer after their comeing into the Country and further sayth not

The marke of \ Margarett Mashguy

Jurat coram me James Langworth

The Jury doe pesent for the Lord Proprietary that Elizabeth Harris late of St Clements hundred in the County of St Marys Spinister in the Easter holly dayes in the yeare of our Lord 1657 at St Wynifrids in the County and hundred aforesaid then and there a certaine man child aliue did bring forth and afterward the said Elizabeth at St Wynifrids aforesaid the aforesaid Infant liueing did throwe out of doores hard by the landing by which the said Infant imediately did dye and soe the said Elizabeth Harris the said Infant at the place and tyme aforesaid felloniously did kill and murder Contrary to the peace of his Lop, his rule and dominion Being asked the second second

whereupon was impannelld a Jury as followeth (vizt)

Mr William Bretton Foreman,
Mr Richard Willan
Mr Thomas Mathews
Mr Robert Macklyn
Mr William Hughes
Mr Thomas Burdett
Mr Richard Forster
Mr Patrick Forrest
Mr Deliuerance Lovely
Mr Thomas Stone
Mr William Greene.

And the Jury retourned their Verdict not Guilty

Attorney General v. Pauldin the Country

#### The Indictment of Jane Pauledin

Let it be enquired for the Lord Proprietary whether Jane Pauledin now the wife of John Titmarsh of S<sup>t</sup> Leonards in Caluert County vpon the foure and twentyth day of december 1659 at the howse of Thomas Belcher vpon the Resurreccon Mannor in the County aforesaid one Holland Apron seaven yards of white small bone Lace one

Elle of Broad bone Lace Eight yards of broad silke one olde Capp Liber one table cloth of · . . . red weomens Stockins two laced Quoines three P. C. R. laced neck cloathes one fine holland apron, one plaine neck cloth one p. 435 scollopt dressing one Quoife two whisks one paire of halfe sleeues halfe a thousand of pinns fiue hens and one Cock then and there found did felloniously steale take and carry away and whether James Atchison Susanna his wife be not accessories both before and after the facte contrary to the peace of his Lop, his rule and dominion And the Jury retourned their uerdict Ignoramus.

The Compit sueth for twelve thousand pounds of tobacco and Devorax Caske with Costs of Suite The deft by his Attorney accknowledged Robert Judgement for the abouesaid twelve thousand pounds of tobacco and Kingsbury Caske with Costs of suite

p. Attorn. Francis Carpenter

The Complt by his Attorney sueth for three pounds sterling being Captaine the remayning parte of a debt of thirteene pounds Which the deft Robert Morris owed to the Compit as he alleadged for parte of his passage into this by his Province from England To which the deft answeres that there was Attorney Mr Henry something due to the said Compit but he did suppose not soe much as Coursey v. was demanded but that would be made appeare by the fraight booke Robert Hopkins of the said Ship To which accompts in the said Fraight booke he was willing to stand to It is thereupon ordered that the deft pay to the Complt soe much money or the vallue thereof as the said Fraight booke shall charge debr with, with costs of Suite

The Complt sues the deft in an accon of defamacon calling him Thomas theefe and Rouge To this the defts Attorney produced two deposi-Burdett v. Capt Robert cons one of William Hills and the other of Thomas Barretts by Morris which the Courte was sattisfyed that it was noe defame and therefore by his Attorney Grants a non Suite agt the Comptt with costs of Suite

deft Henry Coursey

# The deposicon of William Hill

William Hill aged 17 yeares or thereabouts sworne before Edward LLoyd Esqr the thirteenth of February 1660 Sayth, That when the Ship was at Patuxent the Master, Mr Henry Coursey Mr William [Coursey] Thomas Burdett, was in the Round house together . . . . and Mr William Coursey went out . . . behind in The Roundhouse and this depont being vpon the Quarter deck did see the said Burdett p. 436 bring a bottle of sack forth of the Roundhouse whereupon I goeing to a case of Sack which was in the Round howse did misse a bottle out of the case which was in the Case when the Mr and Mr Courseys went out And I then following him the said Burdett into the Stereage did see the said bottle of sack in the said Burdetts pockett and I had hould of the Neck of itt to putt it out of his pocckett, but not being

Liber able to gett it from him I went to account the Master and in that P. C. R. tyme he had given it to a negro, whoe called the said Burdett Master, and then I gott it from him the said negro this is all that I knowe and William Hill further sayth not

Jurat coram me Edw: LLoyd:

#### The Deposicon of Thomas Barrett

Thomas Barrett aged 14 yeares or thereabouts sworne before Edward LLoyd Esqr the 13th of February 1660 Sayth That when the Ship was at Patuxent the Master Mr Henry Coursey Mr William Coursey and Thomas Burdett was in the Round house together and the Master Mr Henry and Mr William Coursey went out of the Round howse to goe away, and Burdett stayed behind in the Round howse and I followed the Master and both the Courseys to the waste of the Ship with a bottle of Sack in my hand for the Master to drinke to both Mr Courseys as they went over the side of the Ship, and Burdett comeing downe the Ladder and I goeing vp the Ladder to the Ouarter deck did see a bottle of sack in Burdetts pocckett and goeing to putt that bottle into the case that I had in my hand I missed a bottle forth of the case which was in the case when the Master and both Mr Courseys went forth of the Round howse and when I came againe out of the Round howse I saw William Hill take the bottle of sack from a negro whoe called Burdett Master, and the Negro sayd his Master gaue it him and further sayth not

Jur. coram me Ed LLovd: Thomas Barrett

Thomas Tolson p Attorn, Capt Cornewallis v. Thomas Stone

The Complt by his Attorney Sueth for forty two pounds seauenteene shillings and fiue pence Sterling being the ballance of Accompts from the yeare 1656 to the yeare 1660 as by the accompt hereafter written doth more at large . . . . the deft peruseing the accompt made p. 437 noe Defence . . . . five pence Sterling being the true ballance of the said accompt with costs of Suite

M' I nomas Stone is D' 1000			
Reckoned and accompted the tenth of November 1656			
and then rested by accompt, sent you	69 <sup>#</sup>	05 <sup>s</sup>	07 <sup>d</sup>
Sent you 13th of October 1657 p Capt Whitty	50	13	03
p passage of Lettice Seamore 6 <sup>th</sup> 4 <sup>s</sup> and for	07	14	00
procureing her 30 <sup>s</sup>			
Sent you 4th of August 1650	17	12	10
Sent you 16th Sept 1659 p Capt. Tilghman	78	16	07
	224	02	03

M <sup>r</sup> Thomas Stone is Cred <sup>r</sup> 1660				Liber
Recd the 17 <sup>th</sup> of October 1657 by 16 hhds in Cap <sup>t</sup> Tilghman cont. neate 4980 at 2 <sup>d</sup> p pound.	41	ю	00	P. C. R.
Tilghman cont. neate 4980 at 2 <sup>d</sup> p pound.				
Recd the 26th of June 1659 in Capt Tilghman	60	15	00	
19 hhds cont. neate 7291 <sup>th</sup> at 2 <sup>d</sup> p pound				
Recd the 14th of August 1660 29 hhds in Capt)	78	09	08	
Tilghman Cont. Neate 9418 <sup>#</sup> at 2 <sup>d</sup> p pound				
For watches mending	00	10	00	
	_			
	181	04	08	

The defdt desires tyme till the next Provinciall Courte which is William granted and ordered accordingly.

John Hobbs by his peticon desires an Attaichmt against the Estate Proprietary of John Gotley which was granted accordingly

To the honoble Philip Caluert Esqr Gouernor and the rest of this Southern v. honoble Councell.

The humble peticon of Thomas Southerne Sheweth That yor petr comeing into this Country a Servant was bound by Indenture for seaven yeares and the tyme being accomplish'd yor petr demanded his freedome of his Master Captaine Thomas Bradnox but he denyed the same Soe that yor petr was forced to sue in the County Cort at Kent And the Commissionrs findeing by five several deposicons, that his tyme was expired was then vpon passing Judgemt: And the said Captaine Bradnox craued an Appeale vnto this Proal Courte, as by the order will more at large appeare

Wherefore yor petr humbly Craues that yor honnors would be pleased to grant order against his said Master Capt Thomas Bradnox for his corne and Cloaths due for his said servitude with such allowance as yor Honnors shall thinke meete for . . . . longer which his said Mr deteyned him

## Sattirday the three and twentyth of February 1661

#### Present as aforesaid

The Complt petitions to have the deft retourned to his Service whose upon an went away before his tyme was expired as he alleadged the defdt from Kent answeres put in peticon, And vpon the perusall of the proceedings County v. of the County Courte at Kent had in this cause and of the deposicons Southerne taken therein and noething by the plt or his Attorney appeareing matteriall why the deft should not have his freedom Corne and cloathes according to the custome of the Country The Judgemt of

by his Guard the Lord v. Thomas Stone Hobbs v. Bradnox

Feb. 23 p. 438 Thomas Bradnox

Liber the board is that the deft shall have his freedome Corne and Cloathes P. C. R. with costs of Suite

The deposicon of Judith Hemslye aged twenty seaven yeares or thereabouts sworne in Courte January 21th 1660

Sayth Thomas Southerne came in The Ship with her aboute seauen yeares since being a Servant to one Mr George Johnson and the said Southerns Indenture was made at Sea for seaven yeares and when wee came to Yorke river the said Johnson sould him to one Mr Wadlow for seaven yeares and afterwards the said Wadlow and Thomas Southerne made a bargaine that y' said Thomas Southerne should serue another yeare to him and he would teach him the trade of a Cooper and farther Sayth not

Macum Mecray aged three and twenty yeares or thereabouts Sworne in Courte Sayth That Mr Wadloe related after he had bought the said Thomas Southern that he was to serue him Eight yeares and for consideracon he was to teache him the trade of a Cooper for one of the Eight yeares seruice aforesaid and further sayth not.

William Herslye aged twenty six yeares or thereabouts sworne in Courte Sayth, That carrying Thomas Southerne home to his Masters howse his Mistres asked him whether or not he did not say before his Master Wadloe that he had three Crops to serue he answered he did to please his Master, and Mrs Bradnox answered through a young Knaue and an ould Knaue they were deceived of their Right and further sayth not

Nicholas Bradnox and John — doth alsoe testefye in Courte that Thomas . . . . that he had three Cropps . . . .

p. 439 Cornwaleys

Vpon the mocon of Capt Thomas Cornewallis touching a Cowe v. Penny that he formerly vndertooke to pay Henry Penny in the behalfe of the Country, which said Cowe being sett a parte for the vse aforesaid one yeare or more, And the said Penny neglecting to come to receive the said Cowe, the aforesaid Capt Cornewallis humbly moves the Courte to haue that tender stand good agt the said Penny the said Cowe being yett aliue, with her increase. Whereupon the Courte orders that the said tender shall stand good agt the said Penny he haueing neglected as is before Expressed.

Dent v. Dickason

This day came Walter Dickason into Courte and accknowledged Judgemt vnto Mr Thomas Dent for twelue hundred and fifty pounds of tobacco and Caske, twelve hundred and tenn or thereabouts being Specialty and the rest upon Accompt the said Specialty is to be cancelled Henry Coursey Secr:

Monday the 25th of February present as aforesd

The plt haueing had an Attaichmt agt the Goods chattles and debts Feb. 25 of Thomas Harvey of Virga to the vallue of fiue hundd pounds of Hugh Bevin tobacco and Caske in prosecucon of which the Complt appeares at Harvey the Courte and produceth a Bill of the said Thomas Harueys to the Sume aforesaid vpon Consideracon of the peticon and bill aforesaid the Courte doth order that the Goods in Attaichmt taken be appraysed and fiue hundred pounds of tobacco payd to the Complt. with Costs of suite

Liber

This day came John Abbington Attorney to Mrs Anne Tilney Cornwaleys Executrix to Richard Hodgkeys decd, and accknowledged a Judgemt vnto Captaine Thomas Cornewallis as Assignee vnto Mr Richard Hobbs for 831# tobacco and caske by bill And further doth accknowledge on the behalfe aforesaid to be accomptable vnto the said Capt Cornewallis as Assigne aforesaid for three hhds of baye Salte And to pay what remaynes upon that accompt

The deft not appeareing the Sherriffe of St Marys County not Pakes v. takeing Security for the same has Liberty to bring the deft to the next Provinciall Courte there to answere the Complt Suite and in defaulte Judgemt to pass agt the said Sherriffe for soe much as shall be found due or comeing to the pit with Costs of Suite

Knowe all men by theis pesents that I Humphry Warren Cittizen p. 440 of London doe Constitute and ordeine Captaine Nicholas Gwyther Humphry Warren my Lawfull Attorney for me and in my name to attaich arrest the by his body or Goods of William Head Cooper in an accon of debt due vpon Attorney Accompt, and what my said Attorney shall doe in the pemisses I doe Guyther v. William rattifye Confirme and allowe as if I myselfe was personally pesent Head p Wittnes my hand and Seale this fourteenth day of January 1660 Humphry Warren

Attorn Gyles Sadleir

Sealed and deliuered in the pesence of Robert Payton James Walker.

The deft by his Attorney confesseth a Judgemt vnto the ptt for fiue hund<sup>d</sup> and forty pounds of tobacco and Caske, which is ordered accordingly and that the deft pay the Costs of suite

The plt in his peticon craues Judgemt agt the Estate of Capt William William Stone deceased to the vallue of 0300th tobacco and Caske Hughes v. for seruice done in the yeares 1651: 1652: and 1653, therefore Stone humbly prayes to haue a Jury to trye the same vpon which the Court Executor to orders the Sherriffe to Impannell a Jury: which was done accord- Stone his ingly (vizt)

father

Libor	William Bretton Foreman	John Hobbs	
P. C. R.	Thomas Bennett	William Hampsteed	
		william Hampsteed	
	Robert Macklyn	William Boreman	l
	Richard Forster	William Greene	gent
	Robert Joyner	Deliuerance Loavly	
	John Gee	William Russell:	

And the aforesaid Jury having spent some tyme vpon the p<sup>e</sup>misses brought in their Verdict in theis words following vizt

Wee finde that William Hughes first Commenced his Suite agt Capt Stone (as upon Record) 12th February 1658 and came to a tryall 2d March following where the said William Hughes was non suited, After againe William Hughes began his Suite a new 3° September 1659 And at the Courte 7th October following a Respite was p. 441 granted in the said . . . . that said order wee finde in the Records. But considering the deposicons and alsoe how that this Suite was Comenced in Captaine Stones life tyme and that the said Capt Stone engaged himselfe to sattisfye the said William Hughes for his labour imployed vpon the Mill Wee conceive that the Executor ought to sattisfye the said Hughes as the honoble Board shall adjudge, And further that the said Executor ought not to pleade the Acte for deceased psons whereas the Sayle was formerly putt in in Capt Stones life tyme.

Whereupon the Courte required all papers and accompts Relateing to the p<sup>e</sup>misses should be deliuered in to the Courte and peruseing the said papers doth finde that the true Ballance of Acc<sup>o</sup> is foure thousand nine hund<sup>d</sup> fifty and one pounds of tobacco and Caske and doth thereupon order that the said Thomas Stone def<sup>t</sup> and Executor doe forthwith pay vnto the plt the afores<sup>d</sup> sume of foure thousand nine hundred fifty and one pounds of tob and Caske, in defaulte thereof Execucön: with Costs of Suite.

John Mastveeke v. Richard Russell The deft is discharged and the plt to pay Costs of Suite

To the honoble Philip Caluert Esqr Gouernor &c

Wright v. Turney

The humble peticon of Richard Wright Sheweth That yor petrourchased of Richard Turney late of this Province decd. the one halfe or moiety of his the said Turneys land lying in Sasafras Riuer as by a Conveyance vnder his hand and Seale may more at large appeare, which said moiety not being layd a parte in his the said Turneys life tyme he humbly Craueth order for a writt of Particon of the said Land according to his bargaine and Covenante and according to the vsuall Custome of this Province in the like kinde .... And he shall pray &c

Vpon the peticon aforesaid it is ordered that a Writt of partition Liber be issued out calling all partyes concerned as Creditors to the Estate P. C. R. of Richard Turney to be there by themselves or some for ym at the partition of the said land as aforesaid

Tuesday the 26th of Febr.

Feb. 26

Mr Nicholas Morris demands a writt to arrest Gregory Murrell Morris in an accon of tenn thousand pounds of tobacco and caske Warrt v. Murrell mde . . . . County ret the next Proall Courte.

The plt sues for Eight hundred forty foure pounds of sweete p. 442 Nicholas scented tobacco which the deft owes him and thirty Eight pounds Keiting v. of Arranoko tobacco at one pound p pound The Testimony pro- Thomas duced doth averre that the three hhds in the deposicons menconed Attorn, were received as Sweete scented tobacco which was in Reckoning two Thomas pounds Arranoke for one pound of sweete scented And the Ballance Bennett of the said sweete scented tobacco being Eight hundred forty foure pounds It is ordered that the deft pay the said Eight hundred forty foure pounds Sweete scented tobacco at 2<sup>th</sup> Arranoko p<sup>th</sup> And 38<sup>th</sup> Arranoko Tobacco with Costs of Suite in this Cause.

Vpon the mocon of the defts Attorney to have the opinion of the Courte to the repaymt of the said Sweete scented againe at 2th for one according as it was received upon which the Courte giues their opinion, that it shall be good pay provided it be not dampnifyed and that the tobacco be deliuered him on his owne Plantacon

The Examinacon of Jeremy Harrington taken before the Proall Courte the 26th of February 1660

The said Examinatt being duely sworne and Examined Sayth That he was pesent when the plt and deft were makeing a bargaine aboute the tobacco, and after long talkeing together aboute the price of the tobacco, at length the deft Thomas Hethcott being ready to goe away the plt wished him either to giue him two pounds a pound for the tobacco, or take away the Mayde Servant he tould the plt and leaue the tobacco, and yet the deft rouled away one hhd of tobacco at that price yor petr supposes as aforesaid

Jeremy H 1 Harrington

Sworne in open Courte Peter Bathe Cik: his marke

The Examinacon of Mr John Metcalfe taken before the Courte the 26° of February 1660

The said Examinat being duely sworne and Examined Savth that at that tyme when Nicholas Keyting was deliuering the tobacco to the deft Thomas Hethcott, the said Keiting desired him to goe and take the weight of tobacco and then the said Nicholas sayd that there was three hhds of tobacco . . . . was sweete scented whereupon M<sup>r</sup>

Liber Hethcott . . . . should knowe that the said Hethcott did, and did P.C.R. approue of itt, then comeing to a price for the tobacco; Nicholas p. 443 Keiting tould him he would take two for one, meaning two pounds of tobacco for one pound of tobacco as yor petr conceiues) whereupon Argueing the matter on both sides Nicholas sayd if Hetchcott did not Like the tobacco at the price aforesaid let him leaue with him the tobacco or bring with him his Mavd Servant againe whereupon the said Hethcott weighed and marked the said three hhds of tobacco and the Examinatt tooke an accompt thereof

John Metcalfe

Sworne in open Courte.

The Deposicon of Elizabeth Greene wife to William Greene aged 34 yeares or thereabts: Being duely Sworne and Examined Sayth that Thomas Hethcott, being at her howse, she heard him demand of Marks Pheypo whither his Brothere (whome she supposes he meant) Nicholas Keitings tobacco was good tobacco or not, To which Marks Pheypo answered it was good, And then she heard the said Hethcott say that his Brother aforesaid dealte very hardly with him for he made him pay two pounds a pound for itt; or words to that Effect and then some in the howse sayd it was the Common price, but whoe it was that sayd it she knowes not.

Herman v. Colclough To the honoble the Gouernor & Councell of Maryland

The humble peticon of Augustine Herman Sheweth That Symon Overzee deceased did Enter with yor petr into a firme Coepartnership and Comon fellowship of trade and traffique for three yeares Continuance vpon Condicon that all dammages Susteyned by casualtyes and vnwillfull Error should be repayred but willfull neglect and fidellity should be payed wth foure hundd pounds sterl: forfeited. Now whereas the said Overzee hath willfully discouered the pemisses by the said Common fellow ship intended yor humble pet Sues for the s<sup>d</sup> foure hund<sup>d</sup> pounds Sterling forfeiture out of the Estate of the said Symon Overzee aforesaid And that Reparacon may be made for all the damages as alsoe 12070<sup>th</sup> of tobacco and Caske proper tobacco due vnto yor petr with the forbeareing thereof and aboute 5549<sup>th</sup> of tobacco and Caske, remaynder of the disbursed money vpon the barque accot: And yor petr desires alsoe because the Couenant is the decd Overzees will And all his Estate engaged Security that yor petr may be possed of his Secu[rity] or the bond of Mr Henry Meese and Collonell John Price . . . . of not, that in the meane while p. 444 . . . . and Secured vnto yor peticon vntill full Sattisfaccon is made

vnto yor petr or his order And yor humble petr shall praye &c.

The Complt Sueth as p peticon and the deft alleageth that the Accts are not adjusted Whereupon the busines of Accompts was by the plt and defdts owne mocon referred to the Arbitracon of Capt Samuell Tilghman Capt Miles Cooke Mr John Bateman and Mr Henry Cour-

sev And the said Arbitrators haueing circumspectly viewed the Liber respective Accompts doth thereupon Award that the said Major Col-P.C.R. clough doth pay vnto the Complt nineteene thousand pounds of good tobacco and Caske and Eleauen pounds Seauen shillings and foure pence Sterling money without any Imposte taxe or Porte duty to all which the defdt agreed. And in order therevnto came into open Courte and accknowledged a Judgement for the aforesaid Sume of nineteene thousand pounds of tobacco and Caske with the aboue specifyed money Itt being the full acco of all matters relateing Betwixt Augusteen Herman plt and the late Estate of Symon Overzee deceased and now belonging to the defdt George Colclough which was ordered accordingly And that the Costs of Suite be equally divided and plt and defdt pay each Respective parte.

Mr Augusteen Herman doth accquitt release and discharge Major George Colclough from all Claymes or Demands from the begining of the world to this day Saueing the abouesaid Judgemt of nineteene thousand pounds of tobacco and Caske and Eleauen pounds Seaven shillings and foure pence Sterling.

The Compit sueth for foure hundred and fifty pounds of tobacco Fereira v. and Caske and the defdt by his Attorney haueing noething to alleage Lumbrozo against it the Court doth order that the deft pay to the plt the said foure hundred and fifty pounds of tobacco and Caske with Costs of Suite

Licence graunted by the Gouernor to Bennett Marshguy to hunte License to and kill wilde hoggs vnmarked till further orders.

kill wild hogs

Wednesday the [27] of February present as aforesaid Thomas Burdett plt . . . .

Feb. 27 Burdett

Walter Pake is granted an Attaichment agt the Estate of Thomas Pake v. Hughes whoe is fled out of this Province to the vallue of two thou- Hughes sand fiue hundred pounds of tobacco and Caske ret. the next Proall p. 445 Courte

Attaichmt issued to the Sherriffe of Calvert County ret. 17 Aprill 1661

Vpon the defdts appeale The Courte vpon hearing of the cause William allowes the deft one hundred pounds of tobacco for his Attorneyship Greene and his wife v. and paines and the ptt to pay costs of Suite

John Metcalfe

Vpon the appeale of William Greene and his wife of the Cause Greene v. in the County Courte at the Suite of Captaine Nicholas Gwyther Gwyther An order is granted that the said Greene and his wife shall pay the

Liber fiue hundred pounds of tobacco menconed in the note hereafter ex-P.C.R. pressed (vizt) the speciallty being pressed in Courte and the defdt haueing taken his oathe that the same nor any parte thereof was ever payd

Dauid Lett me desire you to pay vnto Capt Guyther fiue hundd pounds of tobacco which debt is due for hoggs you bought of me and in soe doeing this my noate with his Receipt shall be yor discharge as Wittnes my hand this 17th of October 1659

The mke of Henry + Potter

Wittness John Metcalfe The mke T of Thomas Pryor

The def<sup>t</sup> accknowledges Judgem<sup>t</sup> to the plt in the Sume of sixteene hundred pounds of tobacco and Caske by bill dated the 23th of February 1659 payable the tenth of November following and the defdt to pay costs of Suite.

John Hawkins demands writt to arrest Abraham Sheeres in an Hawkins v. Sheeres accon of the case to the vallue of twenty thousand pounds of sugar; Writt issued to the Sherriffe of Charles County ret. the 17th Aprill next to the then Prou<sup>all</sup> Courte

The said Hawkins had likewise a Sumons in Chancery agt Captaine Hawkins v.

p. 446 Thomas Cornewallis this 28th of February demands a writt to arrest Cornwalleys Jacob Micheels in an action of debt of six thousand pounds of tobacco and Caske. Warrt issued to the Sherr, of Baltemore County ret 17th Aprill next

> Writts for the Assembly issued dated 28th February ret 16th Ap: The Sitting on the 17th of Aprill.

395] Mr Thomas Innis demands Lycence to keepe an Ordinary which Ordinary was granted him by the Gouernor pro ut Licence to Hugh Lee Mr Thomas Innis demands Lycence to keepe an Ordinary which mutatis mutandis.

The next Provincial Courte is appoynted to be held at Saint Session Marys the seauenteenth day of Aprill next

Articles of Agreem<sup>t</sup> made this Eight day of December 1660 Betweene William Caruer of Elizabeth River in the County of Lower Norff in Virga of the one party and Dauid Abbercromy Master and Owner of the Barque Speedwell the other party as followeth

I the aforesaid William Caruer doth hereby agree promise and Couenante with the aforesaid Dauid Abercromy wynd and weather permitting, and the danger of the Seas excepted to be in St Marys in the Province of Maryland with my Kitch calld' the Fortune, betweene the first and the last day of February next ensueing the date hereof then and there to receive such and soe many hogsheads

Writs for Assembly [Vide I Md. Arch. Ass.

Abercrombie v. Carver of tobacco from the aforesaid Dauid Abercromy or his Assigns as Liber the hole of the said Ketch can well Contayne and for the speedyer P.C.R. dispatch and takeing in of the said tobacco and goods, the said William Caruer is to assist the said Dauid with his men and Boate, belonging to the said Ketch And further the said William Carver doth covenante with the said Abbercromy that haveing received the said tobacco and Goods into his Ketch he the said William shall take the first opportunity of weather and wynd to Sayle vnto the Manhatans in the New Netherlands And by Gods assistance being there arrived shall then and there deliver unto the aforesaid David or his Assigns all such tobaccoes or Goods as the said Dauid did Ship a board his Ketch at St Marys in the Province of Maryland, In Consideracon of the pemisses the above named Dauid Abercromy doth hereby promise [and ] Couenante to and with the aboue named . . . . the aforesaid . . . . Assigns the Intire and full Sume of Seauenty p. 447 pounds Sterling to be payd in manner following (Vizt) Every twelue Gilders is to be accompted for one pounds Sterling; and for the Seauenty pounds Sterling makes Eight hundred and forty Gilders is to be payd to the said William in good Osenbridge at the price of Eight Stiuers the Dutch Elle, and in good Dutch dramms at the price of Eight and twenty Gilders the Anchor the said William haueing the liberty to choose soe much or soe little of either sorte as he shall thinke good It is alsoe further agreed and Couenanted with and betweene the aboue named partyes that the said Dauid shall haue fifteene dayes for the Ladeing of the said Ketch at the aforesaid St Maryes and for unladeing and discharge at the aforesaid Manhatans And in case that the said Dauid shall not accomplish to lade and vnlade the aforesaid Ketch within the tearme of the said fifteene dayes aforesaid, then the said Dauid for every dayes demurrage and Longer stay of the Ketch shall pay or cause to payd vnto the said William or his Assigns the Intire and just Sume of twenty Gilders in manner as the former money is to be payd for the performance of the pemisses, both partyes doe binde them their Executors Administrators and Assigns And in wittnes of the truth hereof hath Interchangeably sett to their hands and Seales the day and yeare aboue written.

Dauid Abercromy X locus Sigill William Caruer X locus Sigill Sealed and deliuered in the p<sup>e</sup>sence of Nicholas Harte Fran. Sayer

Whereas there was an Agreem<sup>t</sup> made the Eighth day of December 1660 Betweene M<sup>r</sup> William Caruer of Elizabeth Riuer in the County of Lower Norff in Virginea the one party And Dauid Abercromy Master and Ownor of the Barque Speedwell the other party as by the same agreem<sup>t</sup> to which relacon being had doth more at large appeare, And Whereas the said William Caruer hath fayled of performeing his Couenant in the said Agreem<sup>t</sup> menconed with the said dauid

Liber Abercromy as he is ready at all tymes to make appeare, Therefore P.C.R. the said Abercromy doth hereby protest as well agt the said William Carver his Executors Administrators and Assigns as against all other persons whatsoeuer And doth hereby declare that whatsoeuer costs damages and Charges shall be made appeare to Ensue for the non performance of the abouesaid agreement may and . . . . the said Mr William Caruer his Executors . . . . the Tenor of the said agreemt

p. 448 And I Philip Caluert Esqr Gouernor of the Province of Maryland vnder his Löp. Cæcilius Lord Barron of Baltemore Lord and Proprietary of the said Province because the Protest aforesaid was made before me haue hereunto sett my hand and caused his said Lops lesser Seale of the said Province to be affixed hereunto at St Marys this thirteenth day of March in the yeare of our Lord God 1660

Cattle mark Nicholas Gwyther recordeth his marke of Cattle vizt a Swallow forke on the left Eare and a peece taken out vnder & over the Right Eare & the tip of the Eare Cutt off.

At a Provinciall Courte held at Saint Marys the 17th day of Aprill

Present Philip Caluert Esqr Gouernor Henry Coursey Secr Robert 396 Re Carter Clarke Baker Brookes Ed: LLoyd John Bateman Esqrs Councellors.

> Vpon the backside of a Pattent to Edward Carter for nine hundred acres of land lying in the Herring Creeke in Anne Arrundell County beareing date the twentyth of September in the seauen and twentyth yeare of his Lops dominion over this Province of Maryland Annoq domini 1658 was pesented this following Assignmt:

> Knowe all men by theis pesents that I Edward Carter of Nansamum in Virginea doe assigne over all my Right and tytle of the within specified six hundred acres of land vnto William Hunte of Herring Creeke in the Province of Maryland his heires or Assigns for ever and doe hereby acknowledge my selfe fully sattisfyed for the same In Wittness whereof I have sett to my hand and Seale this tenth day of November 1660 Edward Carter

> Signed Sealed and deliuered in the pesence of vs, Jeremiah Shedman X his mke Daniell ffeaste his mke H

> And Samuell Chew of the Herring Creeke in the County aforesaid came this day into open Courte and did accknowledge and avowe the Sale of six hundred acres of land lying in the Herring Creeke aforesd made by Edward Carter according to the Assignmt vpon the Pattent Endorsed from Edward Carter aforesaid vnto William Hunt and according to the tenor of the letter Attorney here following (vizt)

Knowe all men . . . of Nansamum . . . . Herring Creeke in the p. 449 Province of Maryland to be my true and Lawfull Attorney to make

1661 April 17 vide I Md. 1661 Arch. Ass.

an accknowledgem<sup>t</sup> of an Assignm<sup>t</sup> of six hundred acres of land lying Liber in Herring Creeke Baye aforesaid solde by me the said Edward P. C. R. Carter unto William Hunte of the aforesaid Herring Creeke Alsoe I doe binde myselfe by theis pesents to make good the said Accknowledgemt of the aforesaid Samuell Chewe as if I myselfe were personally pesent In Wittness whereof I have hereunto sett my hand and Seale this tenth day of November 1660 Edward Carter

Signed Sealed and delivered in the pesence of vs Jeremiah Shedman his mke + Daniell Ffeaste his marke H Henry Archer his marke O

Henry Pennington Complayneth agt Elizabeth Greene for that she Pennington lays to his wives charge the receipt of stolne goods that is to say v. Greene Linnen Stolne by Francis Stockdell Seruant to Elizabeth Greene deft.

The deft denyes that euer she sayd any such words

The plt and deft putts it to the tryall of the board

Nicholas Rawlins sworne in open Courte in the cause depending sayth That Elizabeth Greene did aske Rachell Pennington why she did receive Lynnen of her Mayd Francis Stockdell and Rachell Pennington denyed itt and further sayth not

Andry Keyting sworne &c sayth That she did heare Elizabeth Greene Say that her Mayd tould her she had given Henry Pennington his wife some parte of the Lynnen and she sayd where some parte of the Lynnen was she knew not but that there was the rest and at another tyme she heard her Say that she had some of her Goods aboute her, as a Cap ypon her head, and further Sayth not

Amy Hooper sworne &c Sayth That she sawe Francis Stockdell Servant to Elizabeth Greene at Henry Penningtons howse she askt of Henry Penningtons wife why she would suffer that Wench to be there, within a while after the said Francis Stockdell went away and further sayth that at Nicholas Keytings howse she heard the said Elizabeth Greene Say that she did bid her Mayd and did as good as force her Mayd to say that she had given . . . . Supposed to be stolne vnto Nicholas Keitings . . . . because she would not have had Rachell Pennington brought into any trouble And because that Keitings p. 450 Mayd being a Servant she should not be troubled therefore and further savth not

Jonas Eustas Sworne &c Sayth That he was at Henry Penningtons howse when the Maide came in with the Cloth before her but whether she left it behind her or tooke it with her he knoweth not and further Sayth not

Francis Stockdell Examined in open Courte Sayth She Confesseth she did Steale halfe a yard of osenbridge & gaue it to Henry Penningtons wife

The Judgement of the Board is that it is a Slander to the plt and the deft to pay costs of Suite

Liber P. C. R. April 18 Thursday the 18th of Aprill pesent as aforesaid

This day came Marks Pheypo and deliuered up a Pattent of one Re Pheypo hundred and twenty acres of land to the vse of Francis Mogge and John Coleman in open Courte

Roberts v. Greene

To the honoble the Gouernor and Councell of the Prouince of Maryland

The humble peticon of Fobby Roberts Sheweth That Whereas William Greene is Justly indebted vnto yor peticonr for Goods sould vnto the said Greene the Sume of three thousand two hundred Sixty and nine pounds of tobacco and Caske being due fine moneths since. and yet vnpayd to the greate dammage of yor peticon he being deteyned here for want of the said tobacco.

Wherefore yor petr humbly desires an order of this honorable Courte for the said tobacco with Damages and Costs of Suite And he shall ever pray &c.

An Accompt deliuered

Ordered that the deft pay the plt One thousand Eight hundred Executio twenty six pounds of tobacco which is the ballance of the Accompt due vnto the plt with costs of Suite.

Hammond

This day came Anne Hammond into open Courte and renounced her Letter of Attorney

p. 451 Games v. Bennett To the honobie the Gouernor and Councell

The humble peticon of Richard Games Sheweth Whereas Thomas Bennett Carpenter after Condicons drawn with vor petition for the tearme of two yeares continuance being soe covenanted that the said Bennett was to allowe vor peticon for the first years one thousand and for the second two thousand pounds of tobacco and Caske, But now the said Bennett haueing within three moneths after fled from his aforesaid Articles, and not retourned till the Expiracon of foure yeares and haueing made noe provision nor take[n] noe Course for a being for yor peticon within the tyme Lymited in soe much that yor pet was compelled to hyre himselfe for the Compassing Cloathes to his Back and Meate for his mouth being streightned for Reassumeing any Imploymt till the said tearme Expired besides the losse of his trade and wages receiveing much pejudice thereby

The pemisses Considered yor peticon addresses himselfe to this honorable Board for such sattisfaccon as shall be adjudged Requisite And yor petr shall pray &c.

The plt sues p[ro]ut in peticon the defendt denyes the whole allegacon in the peticon as it is there Layd and the deft putts him to proue his p[ro]ut allegacons Whereupon the Compt produces John Vanhack and George Wilson as Evidence

John Vanhack sworne in open Courte sayth that the deft was to Liber give the pit one thousand pounds of tobacco for the first yeare and P.C.R. two thousand pounds of tobacco for the second yeare by a Condicon made Betweene them to which he was Wittnes and further Sayth not

George Wilson sworne in open Courte sayth the same as the aforesaid John Vanhack, and they further sayth that the pit did not goe aboute to worke while the tenth of June and further sayth not

Whereupon it appeared to the Courte that the plt was in the defts Service foure moneths that is to say from the foureteenth of January till the tenth of May for which tyme and Seruice the plt had noe sattisfaccon It is therefore ordered that the deft pay to the plt six hundred pounds of tobacco with costs of Suite.

This day came Thomas Taylor and desired Liberty to choose his Re Taylor . . . . whereupon he made Choyce of Philip . . . .

Let it be Enquired for the Lord Proprietary whether John Jenkins Attorney Hugh Neile William Heard Henry Peere Richard Morris William General v. Smoote John Courts James Walker William Hall, William Crayford et al. Thomas Jaruis Thomas Lomax and John Morris contrary to the p. 452 vide 3 Md. fidellity to his Lops due not having the feare of God before their Arch. Coun. Eyes, and by Instigacon of the deuell, mutinously and seditiously 406 Contrary to the Acte of Assembly in that case provided within this Province at the howse of Josias Fendall in Charles County vpon the Eighth and nynth dayes of February 1660 agt the pson of his Lops Gouernor his gouernmt & guards provided for the safety thereof did wth force attempt the is to say upon the 8th day of Feb. aforesaid at the howse of Josias Fendall aforesaid, in the County aforesaid in Armes did appeare, and upon the ninth day of February to rescue the psons of Josias Fendall and John Hatch then Prisoners for mutiny and Sedicon and under a guard did march in greate derrogacon from the just power of his Lop and the Subversion of the Government of this Province and Contrary to the peace of his said Löp. his rule and dominion.

Then order was given to the Sherriffe to Impannell a Jury (vizt) as followeth

Mr Richard Lloyd Randall Hanson Mr John Warren John Waghope William Tattershall James Hall Walter Pakes Henry Ellery W<sup>m</sup> Browne John Vanhack Gent. Nicholas Young Foreman W<sup>m</sup> Lucas John Shertcliffe Geo. Wilson Richard Bennett W<sup>m</sup> Cole William Assiter Thomas Innis

Liber The Jury retournes their Verdict as followeth (vizt)

And the Indictment agt John Jenkins Hugh Neile William Heard Henry Peere Richard Morris William Smoote John Courts William Hall William Crayford Thomas Jarvis Thomas Lomax and John Morris was found Billa vera James Walker (Ignoramus) John Jenkins Hugh Neile and Henry Peere being fiue tymes called did not appeare.

Richard Morris William Smoote John Courts and John Morris p. 453 were called to the Barre and had their Indictmt read (vizt) The Jury doe pesent . . . Proprietary that John Jenkins Hugh . . . . Thomas Jarvis Thomas Lomax and John Morris Contrary to the fidellity to his Lops due, not haveing the feare of god before their Eyes and by instigacon of the deuill mutinously and seditiously Contrary to the Acte of Assembly in that case provided within this Province at the howse of Josias Fendall in Charles County vpon the Eigth and ninth dayes of February 1660 agt the person of his Lops Governor his Gouernment and Guards provided for the safety thereof did with force that is to say upon the Eighth day of February aforesaid at the howse of Josias Fendall aforesaid in the County aforesaid in Armes did appeare and vpon the ninth day of February to rescue the persons of Josias Fendall and John Hatch Prisoners for mutiny and Sedicon and vnder a Guard did march in greate derrogacon from the just power of his Löp. and the Subversion of the Gouernment of this Province and Contrary to the peace of his said Lop his rule and dominion, Being asked whether they were Guilty or not Guilty they answered not Guilty and being demanded by whome they would be tryed answered by God and the Country.

Whereupon was Impannelld a Jury (vizt)

Thomas Dent Foreman
George Taylor
William Mills
Thomas Burdett
William Innis
Francis Walton

George Read
George Macckall
William Lawrence
Henry Banister
James Johnson
William Palmer

And the Jury retourned their Verdict not Guilty.

The Examinacon of Thomas Lomax resideing at Cap<sup>t</sup> Josias Fendalls howse in Charles County aged thirty yeares or thereabouts taken before the honoble Philip Caluert Esq<sup>r</sup> Gouernor of this Province of Maryland Robert Clarke and Baker Brookes Esq<sup>rs</sup> two of his Lops Councell for the said Province the 18th day of February 1660

The said Examinant being demanded whether the vnder menconed writts, vizt one of them agt Mr John Anderton at the Suite of James Bowling dated the thirtyth of July 1660 and Signed by the said Josias Fendall, but written by him and other foure writts one agt Hugh Stanley at the Suite of Thomas Burdett, another agt the said

Thomas Burdett at the Suite of Thomas Trueman, another to Sum-Liber ons Henry Coursey to testefye on the behalfe of John Bateman in a P.C. R. cause depending Betweene the said Bateman and Bagby . . . . Brookes to testefye on the behalfe . . . . And whether by the said Fendall or p. 454 not, he answered they were, And the said Examinat being further shewed a certaine pretended order of Councell held at Thomas Gerrards 1660 and a proclamaçon thereupon of the same date were written by him and Signed by the said Fendall respectively he answered they were And further sayth that there being thirty Six men in Armes in the feild before Captaine Fendalls howse was desired by that party of men to drawe a peticon to the Governor that they were Subjects to the King of England And if they comitted what was not fitt that they should be tryed by the Lawes of England which peticon this Examinat did drawe but being asked where is that peticon he answered he doth not knowe.

Philip Caluert Robert Clarke Baker Brooke

The Examinação of John Hatton Servant to Josias Fendall aged forty yeares or thereabouts being duely Sworne and Examined before the honobie the Gouernor Philip Caluert Esqr Henry Coursey Secretey Robert Clarke Baker Brooks and John Bateman Esqrs of his Lops Councell the 18th day of February 1660

Sayth that he heard his said Master Josias Fendall say that on Monday the fourth of this instant February he was at the howse of Robert Hunley that upon Sattirday the ninth day of February he sawe Captaine John Jenkins with aboute 40 men at the howse of Josias Fendall where the said Jenkins desired the said men to drawe out in two single fyles they being then all Armed to march downe to the pesent Gouernor, but for what purpose this depont knoweth not And further sayth that Hugh Neile and William Heard with others of the said Company whose names he knowes not went to a boate and this depont heard went to the East side of Wiccocomaco River but sudainly after retourned back againe and further sayth that he knowes Hugh Neile did ride on Captaine Fendalls horse to Portoback but to what purpose he knowes not And further sayth not

Jur. coram nobis Philip Caluert Henry Coursey Robert Clarke Baker Brooke

The Examinacon of John Balth Servant to Capt Fendall aged thirty yeares or thereabouts said Captaine Fendalls howse being on p. 455 Sunday the third day of February his said Master did ride abroad but whither knowes not And vpon Fryday following aboute Eight in the morning Captaine John Jenkins with aboute thirty men all armed came to the said Fendalls howse and he then sawe them drawe out into two single fyles but whether it was Captaine Jenkins or Hugh Neile comanded them he knowes not, but he rather thinkes it was

Liber Hugh Neile And sayth that he sawe William Heard and some others P.C.R. of the said Company goe over the River in a Boate And that John Courts was at the said Fendalls in Armes till night that he this depont went to Bedd. And further sayth not but that the Bulletts he had giuen to William Potter he . . . . from the said Fendalls Overseer John Balck his marke

Jur. coram nobis Philip Caluert Henry Coursey Robt Clarke Baker

Brooke.

The Examinacon of William Potter Servant to Captaine Josias Fendall aged one and twenty yeares or thereabouts sworne and Examined as aforesaid Savth that being at his Master the said Captaine Fendalls howse aboute Fryday the Eight day of February he sawe Capt John Jenkins William Heard William Hall William Crafford Henry Peere Hugh Neile Richard Morris Thomas Jarvis William Smoote and divers others whose names this depont knowes not at pesent appeare at his said Masters howse in Armes and Mr Lomax then declareing his this deponts said Master Captaine Fendall was in Prison and he this depont heard the said company say that they would goe and fetch him out And in particuler he heard Captaine Russell say that wel goe and fetch him out and two others of the said company whose names he knowes not say the same, And further sayth that he sawe the said Company drawe into two fyles and he sawe Capt Jenkins putt the said Company as neere as he could in order by removeing one man out of his place and putting another in his steed And further sayth that ould Smoote aforesaid he sawe with others goe over the River, and when they came back againe heard some of them say they would be accompted Cowards And sayth that all the said Company had Guns, and that he this depont had given him the day aforesaid powder and John Balch brought him the Bulletts And further Sayth not.

William | Potter his marke

Attorney General v.

Anthony Welch Examined before the Gouernor this 10th day of March 1660 vpon Suspicion of felony confesseth that he was by her p. 456 the vndernamed Francis Stockdell when she tooke the Goods here vndermenconed Anthony Welch

Taken before me Philip Caluert.

Attorney

Frances Stockdell Examined before the Gouernor this 10th day General v. of March 1660 vpon Suspicion of felony she confesseth she went Stockdell into her Mistresses chamber and tooke out halfe a yard of Osenburgh, and some Lynnen and Sayth that James Woosey did in his Mistres her absence, kill one of his neighbours hoggs John Biscoes and further Confesseth that she sawe the abouesaid Anthony Welch kill one hogg of his Masters The mke of Frances Stockdell

Taken before me Philip Caluert

Nicholas Rawlins Sworne and Examined sayth that upon some Liber words past which he cannot remember Betweene James Woosey and P. C. R. Re Woosey his Mistres she gaue him a box on the Eare, And the said James Woosey vrgeing his Mistress in bidding of her strike him againe and she strucke him divers tymes and further sayth not

The mke of & Nicholas Rawlins

Taken before me Philip Caluert

Let it be Inquired for the Lord Proprietary whether or noe Francis Attorney Stockdell did not some tyme before the 19th day of March last fellon- General v. Stockdell iously Steale some Lynnen from Elizabeth Greene her Dame to the vallue of six pence Sterling And whether Anthony Welch were not accessory to the said Fellony Contrary to his Lops peace Rule and dominion

Then was Impannelld a Jury as followeth

George Mackall William Mills Richard Games George Taylor Thomas Burdett William Palmer

retourned Billa vera

George Reade James Johnson Francis Walton Henry Banister William Innis William Lawrence

.... the vallue of six pence Sterling And that Anthony Welch was p. 457 accessory to the said Fellony contrary to his Lops peace Rule and dominion

Being asked whether she was Guilty or not Guilty she answered not Guilty and being asked how she would be tryed answered by God and the Country

Whereupon was Impannelld a Jury vizt

Thomas Dent Foreman George Read George Taylor George Mackall William Mills William Laurence Thomas Burdett Henry Banister William Innis James Johnson Francis Walton William Palmer

And the Jury brought in their Verdict not Guilty

Wee whose names are vnder written being Summoned to viewe Inquest on the dead body of Philip Saloman; doe finde that he was accidentally body of Philip drowned in Brettons baye As Wittnes our hands April 13th 1661

Saloman

John Jarboe Richard Fowkes, Richard Lloyd William Tetershall Peter Carwardine Thomas Harper Jarman Gillett George Reynolds Walter Pake Robert Thomas his marke R. T. John Dennis John Warren his marke.

Liber Inquest on Elston

Wee whose names are vider written having viewed the dead bodye P.C.R. of Thomas Elston And wee doe finde that she was accidentally body of drowned as Wittnes our hands Aprill 10th 1661 John Jarboe Walter Pake Peter Miles his marke | Richard Lloyd Richard Fowks William Tettershall Peter Caradine 7 K marke of Robert Sheel, German Gilliard his marke A Thomas Harper John Warren John Dauis

Inquest on body of

Wee whose names being vnder written hauing viewed the dead Jane Copley body of Jane Copley Servant to Mr Thomas Turner lying in the Roote of a tree in the woods doe verily beleiue that she running away from her master was starved in the same place as Wittnes our hands Aprill the 7th 1661 William Assiter Charles Maynard, James Martine William Walters Robert Joynor his marke R. Peter Kemp his marke Robert Thomas his marke R T Thomas Thomas his marke William Jackson his marke Batholomew Phillips his marke Charles Alexander John Marcarke

Inquest on

Wee whose names are vnder written hauing viewed the dead body the body of of Martha — doe finde that she was casually drowned as p. 458 Wittnes . . . . Peter Caradine Robert Shelle his marke R German Gilliard his marke Thomas Harper John Dauis

April 19 Pake v. Hammond

Fryday the 19th of April pesent as aforesaid To the honorable Philip Caluert Esqr Gouernor

The humble peticon of Walter Pake Sheweth That yor peticon haueing formerly in the Government of Captaine William Stone Commenced a Suite against John Hammond at a Cort held the twenty third of March in the yeare of our Lord 1654 for payment of a plantacon Sould by yor peticon to the said Hammond It was then ordered by the said Courte that wee should putt it to Arbitracon whereunto wee Entred into Bond But the said Hammond would not suffer the party chosen on his side ever to meete, Soe that yor peticon hath been delayed from tyme to tyme and never could receive any Sattisfaccon for the said land which is very much to yor peticonrs dammage Yor peticonr conceiveing noe Land can be alienated without some deeds vnder hand accknowledged in Courte and consideracon received for itt And yor peticon hath not received satisfaccon as vett.

Therefore yor petr desires an order agt the Attorney of the said Hammond, whoe is Mrs Anne Hammond either for payment according to Bargaine or for his land in kind with Costs of Suite and damages for this long forbearance And yor petr shall pray &c.

The plt desires p[ro]ut in peticon aboue menconed the deft pro- Liber duces a Generall Release vnder the plts hand excepting one bill of P.C.R. 600<sup>th</sup> of tobacco, the plt. pleades non est factum

Whereupon they ioyned issue and putt it to a Jury:

Vpon which a Jury was impannelld (vizt)

George Macckall Lt John Bouge
Richard Games Isaack Abrahams
Thomas Burdett George Read John Read
Francis Walton William Mills Iames Johnson

for the Remayning 600th of to bacco which alsoe was accknowledged p. 459 to be recd. by the pHt.

## March 31th 1655

Receiued by me Walter Pakes of John Hammond full Sattisfaction of all debts Judgements Bills or Bonds from the beginning of the world to this day excepting one Bill of six hundred pounds of tobacco in Caske I say received by me Walter Pakes

Whereupon the Courte adjudged the plt to be non Suited with Costs of Suite

To the honobie the Gouernor and Councell of Maryland

Calvert v. Stone

The humble peticon of Thomas Manning Attorney Generall to the Right honoble the Lord Proprietary Guardian to William Caluert Esq<sup>r</sup> Sheweth That Leonard Caluert Esq<sup>r</sup> late Governor of this Province did in the yeare 1641 take up and Pattent certaine Towneland Comonly called the Gouernors Feild as by the Record of that yeare fo. 139 appeareth

That the said Leonard Caluert haueing aliened and Sould the s<sup>d</sup> Land vnto Nathaniell Pope, the said Pope by bargaine and Sale vpon Record dated 4° January 1646 did the said Land vnto the said Leonard Caluert Reconvey whereof the said Leonard Caluert afterward dyed seised and soe the land vnto William Caluert sonne and heire vnto the said Leonard Calvert did descend

How soe it is that in the absence of the said heire W<sup>m</sup> Stone late Gouerno<sup>r</sup> of this Province did into the said land vnlawfully Enter which said land is by Thomas Stone the heire of William Stone aforesaid or by Virlinda his wife in p\*tended Right of dower vnlawfully pōssd to the Greate dammage of the said William Calvert wherefore yo<sup>r</sup> pet<sup>r</sup> humbly prayes order of this honorable Courte for possōn of the said Land with damages and Costs of Suite And yo<sup>r</sup> pet<sup>r</sup> shall pray &c.

The plt desires p[ro]ut. in peticon aboue menconed The deft desires to be tryed by a Jury whereupon the Jury vnder written was Impannelld, (vizt)

Nicholas Young Foreman Lt John Bouge George Mackall Isaack Abrahams Walter Pake George Taylor William Mills ——— Reade

p. 460 4° January Bargaine and agreed this day Betweene the Governor Leonard Caluert Esqr and Mr Pope to this effect vizt that the said Nath: Pope hath Sould vnto the Governor his dwelling howse at St Marys and the Land belonging to itt, and all the Sawed Boards and all loose tymber that are now in or aboute the howse excepting foure boards and the worke of John Cooke due to Mr Pope for the Couering of the howse he the said Gouernor findeing all necessaryes to itt besides the said John Cookes owne worke, And for price thereof the said Gouernor is to discharge the said Mr Pope of foure thousand pounds of tobacco due for his pesent Leauy and to allowe him a Roome at the End of the howse to putt his thinges in till Spring of the yeare that he can Remove them

Aprill 16th 1661 vera Copia Ex. 7) Signed, Henry Coursey

I Margarett Brent Gent aged Sixty yeares or thereabouts doe testefye that I never did make any Conveyance of the howse and land of St Marys which formerly was Leonard Caluerts Esqr to Captaine William Stone and that neither he nor the heires of the aforesaid William Stone hath any right or tytle to the aforesaid house or Lands In wittness whereof I have hereunto Sett my hand this Eight day of Aprill 1661 Margaret Brent

Signed in the pesence of us The marke X of Samuell Edwards The mke I of John Dowson

The Jury retourned and found for the plt the Case with Costs of Suite whereupon It was ordered that according to the demand of the plt he hath posson given him by the Sherriffe

Mr Robert Slye moves the Courte to haue Administracon on the Re Empson's Estate of William Empson he being greatest Creditor, the Courte being of opinion that the right of Administracon did belong to the decedents Widdowe but she haueing neglected the demand thereof six weekes or thereabouts The Courte orders that a moneths tyme be given to the said Widdowe to Come and make her demand to the same in defaulte that the Secretary pass Administracon to the Greatest Creditor that shall within the tyme aforesaid appeare, And desire Administração of the same, And that this Order be putt vp at . . . .

To the honorable the Gouernor and the rest of the Councell now Liber P. C. R. Sitting

p. 461

The humble peticon of Robert Cager Sheweth That vor peticon Atchison v. being very weake in body and in noe Capacity to cast or putt all Cager Accompts and Reckoninge in any forme of a Suite depending Betwixt Vinson Attchison and yor petr. Yor peticon craues yor Honors for a Refference till the next Courte and he shall pray &c.

In Consideraçon that one of the defts Wittnesses lying very sick It is referred whilst the next Courte and the deft is to bring the deposicon of the Relict of William Hungerford now wife to William Barton at the next Courte under the hand of some of the Comrs for this County

The Administrators of Jane Fenwicke desires a Quietus est of the Re Estate of Cuthbert Fenwicke to whome she was Administratrix. It Fenwicks is therefore Ordered that any person that shall pretend to any creditt to that Estate doe come in and make it appeare before the next Courte otherwise a Ouietus est to be graunted And that this be affixed at the Courte Doore. John Gittings Clre

To the Right honorable the Gouernor of the Province of Maryland. Ex parte

The humble peticon of Patience Martine Widdowe Humbly Sheweth That whereas yor peticon was at this last honorable Courte and did there proue the will of her deceased husband whereupon Mr Coursey pmised yor peticon a letter of Administração whereby I might lawfully Enjoye and possesse my rights of the land and howseing therein bequeathed to yor petr and her Children, but the Widdowe Martine George Wilson and Thomas Ward most barbarously last night halled me out of my howse and shoved my Children out head long alsoe soe that wee were forced to lye out in the plantacon all night, and they have nayled up the doores of my howse and the tobacco howse which yor peticoners husband built Soe that yor pet<sup>r</sup> could not gett into them and they farther threaten that tomorrow they . . . . Bedd and other goods out of yor peticon<sup>rs</sup> howse.

.... desires yor honor to graunte .... an Order to possesse Reenter and Enjoye her howseing and Ground without Lett or molestacon p. 462 And that yor peticon may quietly possesse and make vse of the same Soe that she and her Children may not pish for want thereof And vor petr shall ever pray.

Vpon the peticon aforesaid It is ordered that the Sherriffe doe possesse her in her said howse and Land out of which as she alleadges she was violently Ejected and that he doe by the oathe of twelue Lawfull men of the Neighbourhood which he is hereby impowred to Sumon Enquire of the said force and retourne their verdict into this Courte by the first day of the next Courte

Liber P. C. R. April 23

Tuesday 23th Aprill present as aforesaid

This day came Samuell Cooper Sonne of Sampson Cooper and Re Cooper desired to have liberty to choose his Guardian he alleadgeing that he was 16 yeares old, which the Courte admitted Whereupon he chose Hugh Lee of St Marys Innhoulder to be his Guardian.

Knowles's

Whereas Mr Edward LLoyd tendered to this Board a Bill obliga-Estate tory of Guy Knowles late deceased intestate for the payment of three hundred and nine pounds of tobacco And whereas the said Mr Lloyd informed the Board that there was some Sallary from the Publike due to the said Knowles as Interpreter amongst the Indians It is therefore ordered that Mr Lloyd be the first payd out of the Estate of the said Guy Knowles and that in case the said Sallary be not already payd to the said Guy Knowles that then the Sherriffes that were to leavy the same or shall hereafter be ordered to leavy the same shall deposite it into the hands of Mr Edward Lloyd.

Present

May 16 At a Speciall Courte held at Spesutia 16th May 1661

Philip Calvert Esqr Governor Henry Coursey Esqr Sec. Baker Brooks Edward Lloyd and John Bateman Esqrs Councellors.

Was read the petition of Bridgett Nelson as followeth

Nelson v. Stockett p. 463 To the honorable the Gouernor and Councell of Maryland

The humble peticon of Bridgett Nelson Sheweth That aboute the foure . . . . by breakeing of a peice of Silver which Silver being divided betweene them for the purpose aforesaid And yor peticon<sup>r</sup> being then a Servant to one Mr Holland of the Herring Creeke the said Quintin Counyer desired one Richard Wells for to free yor peticoner, and to pay for her freedome out of his Estate; but the said Richard Wells neglecting to doe itt, he imediately fell Sicke and made Mr Francis Stocckett his Attorney, and desired him to free yor peticon which he did accordingly, And the said Ouintin Conver in his sicknes did giue all his Estate both reall and personall to Mr Francis Stockett And the said Stockett in regard he bought her out of the said Counvers Estate doth intend to make her a Servant, And moreover did vpon his death Bedd relate that he the said Quintyn Conver was marryed before God to yor peticon by breakeing of the afores<sup>d</sup> Siluer Betweene them, as by wittnes yor petr can make appeare

Now yor petr humbly desires yor honors to take it into yor serious Consideração whether she be a Servant or a freewoma And yor petr shall pray.

Vpon the peticon of Bridgett Nelson aboue written aboute her Freedome from Mr Francis Stocckett whoe claymed her as parte of the Estate of Quintyn Counyer deceased it appeared to the Courte Liber that the decedent had given her her freedome vnder his hand in his P.C.R. life tyme by a letter dated december 11th 1660; And Mr Stockett accknowledgeing the said letter to be y' decedents acte It is thereupon ordered that the said Bridgett Nelson be hereby declared free. Beloved Bridgett

Having this opportunity I could doe noe lesse then pesent my Affeccon vnto you and to Informe you that I have given order to William Hunte for to take noething of yor Master for what he oweth me, but Tobacco or yor freedome which I desire you to accept off, and to speake with William Hunte aboute itt for it is the Cheife of my desires to Continue vors whilst I am Quintin Conver

#### The Indictmt of Thomas Gibbons

Attorney Gibbons

Let it be Enquired for the Lord Proprietary whether Thomas General v. Gibbons now or late of Baltemore County not haueing the feare of God before his Eyes vpon the fourth day of May at the howse of Peter Meyor in Sasafrax Riuer within the County aforesaid a parcell of black peake to the vallue of forty shillings felloniously did take and carry awaye contrary to the peece of his said Lop his rule and dignity

Then was Impannelld a Grand Jury as followeth (vizt)

Thomas Stockett Foreman	John Taylor	ì
Francis Stockett	Thomas Powell	
George Uetye	Thomas Powell senior	
Richard Bennett	Symon Carpender	Gent:
Godfrey Bayley	Charles James	Gent:
George Gouldsmith	James Robinson	
Henry Stocckett	Richard Collett	
Richard Wells		

And the Jury retourned and brought in their Verdict billa vera. The Jury doe pesent for the Lord Proprietary that Thomas Gibbons now or late of Baltemore County not hausing the feare of God before his Eyes vpon the fourth day of May at the howse of Peter Meyor in Sasafrax Riuer within the County aforesaid a parcell of Black peake to the vallue of forty shillings felloniously did take and carry awaye Contrary to the peace of his Lops his Rule and dignity.

Being asked whether he was Guilty or not Guilty he answered Guilty

Whereupon Sentence past vpon the said Thomas Gibbons (vizt) That he goe from hence to the place from whence he came and from thence to the place of Execucon and there to be hangd by the neck untill he be dead dead dead and soe the Lord have mercy on his Soule.

Liber p. 465

Cæcilius absolute Lord and Proprietary of the Province of Maryland and Avalon . . . . Baltemore &c To John Collett . . . . inflicted ypon the body of Thomas Gibbons to morrow being Sattirday betwixt the houres of nine and Eleauen of the clock in the forenoone according to the Sentence given this 17th day of May in our Provinciall Courte Wittnes our Deare Brother Philip Caluert Esqr our Leiuetennt of our said Province of Maryland.

Signed Philip Calvert

Cæcilius &c to Mr John Collett High Sherriffe of Baltemore County Greeting Whereas by Judgement and Sentence of death was by our Leiuetennt and Councell denounced against Thomas Gibbons the 17th inst requiring you by writt vnder the hand of our Leiuetennt and Sealed wth our lesser Seale at Armes to see the Execucon performed this pesent instant betwixt the houres of nine and Eleaven of the Clock in the Afternoone, Wee haveing of our meere mercy to the said Thomas Gibbons in hopes that for the future he may become a new man pardoned and freely forgiuen him this fellony whereof and vnder which he now stands condemned. Wittnes our Deare Brother Philip Caluert Esqr our Leiuetennant of our said Province of Maryland. Philip Calvert

[For petition of Samuel Gouldsmith et alii and action thereon see 3 Md. Arch. Coun. 418]

[For petition of Nathaniel Utye and action thereon see 3 Md. p. 466 Arch. Coun. 419]

# 31th May 1661

Re Turney's Estate

Vpon the mocon of severall . . . . of the Estate of Richard Turney p. 467 . . . . past agt one thousand acres of land called Bucckingham lying in Sasafrax Riuer within the said County late in the occupacon and possession of the said Richard Turney for the sattisfying of the aforesaid Creditors which are as followeth (vizt) to Phillip Caluert Esqr.... Coll Uetye one thousand nine hundred Mr Edward Lloyd two thousand fine hundred Mr John Bateman one thousand Axell Stille one thousand Eight hundred John Wheeler seauen hundred Thomas Sampson foure hundred And that a writt be issued forth to the Sheriffe of the said County to Impannell a Jury of twelue able Freemen or more for the appraysemt thereof and a retourne of the appraysement to be made by the tenth of September next.

Thomas Gouldsmith his letter of Attorney to his brother Geo: Gouldsmith Gouldsmith

> Knowe all men by theis pesents that I Thomas Gouldsmith of the Ile of Wight County in Virginea Planter hath and doe hereby Con-

stitute ordeine and appoynte my trusty and welbeloved Brother Liber George Gouldsmith in the County of Baltemore in Maryland Planter P. C. R. my true and lawfull Attorney for me and to my vse and in my place and steed to dispose of or make absolute Sale of three hundred acres of land properly belonging vnto me and being parte of a Devident of land of mine Scituated lying and being in the same County and to give and Grant as full & ample deeds of Sale or Conveyance for the same as if I were there personally pesent giveing and granting vuto my said Attorney full power and authority to receive all such Sumes of moneyes goods or tobaccoes which shall accrewe by the Sale of the said land houlding and alloweing whatsoeuer my said Attorney shall doe or cause to be done on the pemisses as effectuall as I might or could doe being there personally pesent And after such Sale made and youn the non payment of what shall thereby growe due vnto me from any person or persons to arrest impleade Condemne and imprison and at his will and pleasure againe to release and vpon the Receipts of any moneyes Goods or tobaccoes to my vse in my name to give as full discharges as I could doe being there present In Confirmacon whereof doe hereby binde my selfe heires Execrs and Administrators to allowe and Confirme for . . . . Attorney shall legally doe or to my vse cause . . . . the 26th of January

signed sealed and delivered in the pesence of . . . .

Knowe all men by theis pesents that I George Gouldsmith of p. 468
Baltemore County in the Province of Maryland Planter by vertue of a letter of Attorney to me from my Brother Thomas Gouldsmith dated the 26th of January 1660 for and in Consideracon of the Sume of foure thousand pounds of tobacco to me in hand payd doe hereby assigne over and Sell vnto Richard Wells Junior and his heires for ever three hundred acres of land out of a tract of six hundred called Planters Delight beginning and adjoyning vpon the Land of Major Samuell Gouldsmith And I the said George Gouldsmith my Executors and Administrators and every of vs the said three hundred acres shall and will warrant accquitt and for ever defend against all people by theis pesents In Wittness whereof I the said George Gouldsmith have hereunto putt my hand and Seale this 20th of May 1661

Signed George Gouldsmith

Wittness John Gittings

To all Christian People to whome theis pesents shall come I Henry Re Meese of London Merchant send Greeting Whereas there is a certaine tract of Land due to me in the Province of Maryland called by the name of Worton and Surveyed for me the said Henry as amonge the Records in the said Province more at large may appeare Now Knowe yee that I the said Henry Meese as well for and in Consideracon of the Quantity of twelve thousand pounds of Tobacco to me the

Liber said Henry Meese to be payd by Edward Carter of Virga in America P.C.R. Esqr as for divers other good Causes and Consideracons me therevnto moueing Haue Granted transferred Assigned and Sett over And by theis pesents doe clearly and absolutely Grant transferre assigne and Sett over vnto the said Edward Carter all my Estate Right tytle and Interest in and to the said tract of Land called Worton aforesaid To have and to hould the same vnto him the said Edward Carter and his heires for ever In Wittness whereof I the said Henry Meese haue herevnto sett my hand and Seale the foureteenth day of September in the yeare of our Lord God One thousand Six hundred and Sixty

p. 469 Rutton

Baltemore county Cæcilius &c. to the Sherriffe of Baltemore County &c Command Nathaniell Vtye of Spesutia in the said County Way 31th and Mary his wife that justly &c. they hould Covenante to Garrett Rutton of three hundred acres of land lying in Oakeington in the said County &c.

And the finall Concord is that the said Nathaniell Vtve and Mary his wife haue accknowledged that the said three hundred acres in Oakeington aforesaid with the appurtenances are the Rights of the said Garrett Rutten as that which the said Garrett names the guifte of the said Nathaniell and Mary his wife, and the said Nathaniell and Mary his wife hauve . . . . and quitt claymed from them the said Nathaniell and Mary and the heires of the said Nathaniel the said three hundred acres to the said Garrett Rutten and his heires for ever And further the said Nathaniell and Mary haue granted for themselves and the heires of the said Nathaniell that they will warrant the said land to the said Garrett Rutten and his heires against them the said Nathaniell and Mary and the heires of the said Nathaniell for ever and for this Recognicon Remission Quitt clayme Warranty Fine and Concord the said Garrett Rutten hath given to the said Nathaniell and Mary his wife the Sume of three thousand pounds of tobacco.

Idem mutatis mutandis to the Sherriffe of Baltemore County &c Gouldsmith Command George Gouldsmith and Mary his wife that justly &c they hould Couent to Charles James of three hundred acres called Georgestowne and three hundred called Smithstowne lying at Steelepone Creeke

3º Junij

John Babtist demands a writt to arrest Edmund Lindsey in an Babtist v. accon of the case

> Warrt mde to the Sherriffe of Charles County to arrest ret: the first day of the next Courte

> Idem demands a Subpa for Thomas Pritchard to testefye in the Cause a foresaid. Sumons issued.

Thomas Burdett demands a Subpa for William Graues and Steph-Liber en Yoe, to testefye in a Cause Betweene the said Burdett and ———— P. C. R. Burdett

Warrt mde to the Sherriffe of St Marys County to arrest ret the v. first day of the next Provinciall Courte

Idem demands a writt to arrest Jacob Michells in an accon of 10th June Burdett v. debt of five thousand fine hundred pounds of tobacco Michells

Warrt mde to the Sherriffe of Calvert County to arrest ret. vt Supra.

Robert Slye demands a Scire facias agt Robert Macklyn

Slye v. Macklyn

Scire facias issued against Robert Macklyn to appeare at the next Provincial Courte to shew cause why he did not pay Eight hundred forty six pounds of tobacco vnto Mr William Barrett of London Merchant or vnto his Attorney according to a Judgemt of the same in the Record in the County of St Marys

Warrt mde to the Sherriffe of St Marys to apprehend the body of 22th June Clement Harbert under Sherriffe of Rappahannocke lately fledd from Virga into this Province

Warrt mde to the Sherriffe of St Marys County to apprehend the Attorney body of Thomas Coartney ret the first day of the next Courte

General v. Courtney

Eodem die Thomas Courtney Daniell Clocker and Thomas Allanson Entred into Recognizance as security for the said Courtney to the Lord Proprietary in the Sume of 15000<sup>th</sup> of tobacco.

Richard Collett Attorney to Augustine Herman demands Execu-Herman v. con agt the Estate of Major George Colclough who marryed the Colclough relict of Symon Overzee decd.

Execuco mde to the Sherriffe of St Marys County the two and twentyth of June ret, the first day of the next Courte

Thomas Allanson demands a writt to arrest William Brookes in 4th July an accon of Assaulte and Battery to the vallue of tenn thousand Allanson v. pounds of tobacco.

Warrt mde to the Sheriffe of St Marvs County to arrest &c. ret, the first day of the next Courte.

Idem demands a writt to arrest Thomas Coartney in an accon af Allanson v. Courtney the Case to the vallue of fiue thousand pounds of tobacco 16th July

Warrant mde to the Sherriffe of St Marys County to arrest ret 1st day of the next Courte

Liber P. C. R. Willan and Hugh Lee and Entred into Recognizance as Security for the said Allanson to the Lord Proprietary in the Sume of forty pounds Ster.

Re Bushell Memorandum this 20th of July 1661 came John Abbingto.1 and desired theis two Bills following to be Recorded vizt This Bill byndeth me Edward Bushell my heires Executors Administrators or assigns to pay vnto Capt Thomas Cornewallis or to his Assigns the full and just Sume of two thousand two hundred and two pounds of good tobacco and Caske in Potowmack River, at or before the tenth day of October next ensueing the date hereof, if that the said Bill be not payd written of Thomas Adams at or before that tyme as Wittnes my hand this Eight day of July 1654

Edward Bushell

Wittness Math: Stone

Re Adams

This Bill byndeth me Cap<sup>t</sup> Thomas Adams my heires Ex<sup>ts</sup> Administrato<sup>ts</sup> and Assigns to pay or cause to be payd vnto Cap<sup>t</sup> Thomas Cornewallis of Maryland Esq<sup>t</sup> or his assigns the full and just Quantity of two thousand two hundred and two pound of Good Sound leafe tobacco with Caske at or before the tenth of June next ensueing the date hereof at some place within the River of Potowmack in the Province of Maryland for the true performance whereof I binde my selfe my heires Executors and Assigns firmely by theis p<sup>e</sup>sents Wittnes my hand this 18<sup>th</sup> of Aprill 1654

Tho: Addams

Signed and deliuered in the pesence of vs Cuth: Fenwicke Rich: Hotchkeyes

21th July Richard Games demands a writt to arrest George Beckwith in an Roames v. accon of the case

Beckwith Warst mids to the Sherriffe of Calvert County to arrest ret Let day

Warr<sup>t</sup> mde to the Sherriffe of Calvert County to arrest ret 1<sup>st</sup> day of the next Provinciall Courte

<sup>25th</sup> July George Hack demands a writt to arrest Francis Wright in an Hack v. accon of the case Warr<sup>t</sup> mde to the sher. of Balt. C. ret. 1<sup>st</sup> next Co<sup>rt</sup>.

Hack v. Idem demands a writt to arrest Abraham Morgan in an accon of Morgan the Case.

Warr<sup>t</sup> mde to the Sherriffe of Baltemore County to arrest ret. vt Supra

Hack v. Idem demands a writt to arrest Bryan Omaly in an accon of the O'Maly Case.

 $Warr^{t}$  mde to the Sherriffe of Baltemore County to arrest ret. vt Supra.

John Anderton demands a writt to arrest Thomas Bennett in an Liber P. C. R. accon of the case

Warrt mde to the Sherriffe of St Marys County to arrest ret. the Anderton v. Bennett first day of the next Provinciall Courte

William Bushell demands a writt to arrest Thomas dent Executor Bushell v. vnto Coll. William Price in an accon of the case. Warrt mde to the Sherriffe of St Marys County to arrest ret: ut

Supra.

Robert Hooper demands a writt to arrest William Greene and Hooper v. Elizabeth his wife in an accon of the case

Warrt mde to the Sherriffe of St Marys County to arrest ret ut Supra

John Vanhack recordeth his marke of Cattle &c vizt over Keeled Cattle mark on the left eare and cropt on the Right and one other marke which is over Keeled on the Right Eare and a hole in the left

William Asberston recordeth his marke of Cattle &c (vizt) Cropt 7th Aug. on both Eares and the Arrowhead taken out behind of both Eares.

William Calvert Esqr Recordeth his marke of Cattle &c (vizt) the Left Eare with the fore parte taken away and on the Right Eare 31 May 1661 the hind parte taken away

This day came Mr Charles James and Surrendred up a Pattent of p. 473 three hundred acres called Smithstowne to the Lord Proprietor and Re James desired that he might haue a new one Granted him with an addicon of three hundred acres more to itt and to be all putt into one Pattent and to be called Drayton

This day came Richard Forster and desired the ensueing Indenture 10th Aug. Re Forster to be Recorded (vizt)

This Indenture made the foure and twentyth day of February in the yeare of our lord one thousand Six hundred forty Seaven Betweene Thomas Gerrard of ———— in the Province of Maryland Esq<sup>r</sup> of the one party and Nicholas Guyther and Thomas Jackson of the same place Planters of the other party Wittnesseth that the said Thomas Gerrard Esq<sup>r</sup> hath demised and to farme sett and by theis pesents doth demise and to farme lett one Neck or parcell of ground with one Hand called by the name of St Margaretts Hand Bounding vpon Wiccocomaco River North and soe running vp North from a Memd, that Branch of a Creeke called by the name of Back Creeke and soe the word (Branch) Northward soe farr as doth or may contayne seaven hundred acres interlined in measure To have and to hould the same Iland with the neck of was in the original land by them the said Nicholas Guyther and Thomas Jackson their almost heires Executors or assigns for and during the tearme of one and worne out

Liber twenty yeares Beginning from Christmas in the yeare of our lord one P. C. R. thousand Six hundred forty three and when the aforesaid tearme of twenty one yeares is expired it may be lawfull for the said Nicholas Guyther and Thomas Jackson to renewe their lease payeing to the said Thomas Gerrard his heires Executors or assigns one veireling Heifer fine and soe from one and twenty yeares to one and twenty yeares payeing the aforesaid fine vntill the worlds End without molestacon or trouble of him the said Thomas Gerrard his heires or Assigns for the tyme being And it shall be lawfull for them the said Thomas Jackson and Nicholas Guyther to cutt or fell tymber or cutt Seige for their vse or vses any where within the said Mannor and to have liberty to fish fowle or Hunte any where within the said Mannor excepting the two Ilands And further all fencing and Incloseure agt Hoggs or other Cattle shall be done at the proper cost and perill of . . . and Thomas Jackson their . . . therefore yearely p. 474 at S<sup>t</sup> Clements Mannor three Barrells of good Corne at the nativity

of our lord and if the said Rent be not payd within twenty dayes after the dave it being demanded then it shall be lawfull for him the said Thomas Gerrard his heires Executors or Assigns to distrayne ypon the said land for the said Rent And if there be noe Goods found vpon the said land to distreyne then the said land to fall and retourne to the lord of the said Manno<sup>r</sup> And appeareing vpon Summons at any Courte held within the said Mannor And to performe and acquitt all dues dutyes and services as to a Courte Barron belongeth In Wittness whereof the said Thomas Gerrard hath hereunto putt his hand and Seale the day and yeare aboue written Tho Gerrard

Sealed and Deliuered in the pesence of George Colclough Will:

Pindley

Knowe all men by theis pesents that I Nicholas Guyther of the Province of Maryland doe assigne over all my Right tytle and Interest in the aboue menconed Pattent vnto Thomas Jackson As wittnes my hand this 15th of August 1652 Nicholas Guyther

Attorney General v.

Cæcilius &c To the Sherriffe of St Marys County his deputy or neral v. Gerard deputyes to you and every of you Greeting whereas Thomas Gerrard vide 1 Md. of St Clements Mannor did upon the 28th of February last Enter into Arch. Ass. Recognizance to us in the Sume of 10000<sup>†</sup> tob. in case he the said Thomas Gerrard should not well behave himselfe towards us and all the people of this Province &c And Whereas the said Tho: Gerrard hath forfeited his said Recognizance as is alleadged Wee Command you that you make knowne vnto the said Tho: Gerrard that he be at our Provinciall Courte on the Eight of October next there to shew cause why the said Sume of 10000th tob, should not be leauved upon his lands Goods and Chattles according to the effect of his Recognizance then have you there the name of those psons by whome you haue made . . . .

Subpa mde to the Sherriffe of St Marys County to Suñons Rich- Liber ard Forster Ralph Haywood and Edward Turner to testefye &c ret P.C.R. ut Supra.

John Elzey demands writt to arrest Henry Hooper in an accon of Elzey v. debt

Warr<sup>t</sup> mde to the Sherriffe of Calvert County to arrest ret ut Supra

Idem demands a Subpa for Thomas Turner to testefye &c Sumons mde to the Sherriffe of St Marys County

Idem demands a Subpa for Samuell Goulds[mith] . . . . testefye &c ret. ut Supra

Sumons mde to the Sherriffe of Balte. County.

before me Phillip Calvert Esq<sup>r</sup> one of his Lo<sup>ps</sup> Justices of the peace of this Province And the said Thomas Allanson and Daniell Clocker did vndertake for the aforesaid Thomas Coartney and then the said Thomas Coartney did then for himselfe vndertake that the said Thomas Courtney would appeare at the next Provinciall Courte to be houlden at Saint Marys the Eigth of October next And that in the meane tyme he doe well behaue himselfe towards his said Lo<sup>p</sup> and all the people in this Province to (witt) that he doe not nor procure to be done any damage or hurte to any the people of this Province or any of their Cattle whatsoeuer by lying wayte insulte or any other manner that may tend to the breach or disturbance of his Lo<sup>ps</sup> peace, That is to say each of the said daniell Clocker and Thomas Allanson vpon payne of fine thousand pounds of tobacco and the said Thomas Coartney ypon payne of fine thousand pounds of tobacco which said

seuerall Sums of fiue thousand pounds of tobacco the said daniell Clocker and Thomas Allanson as aforesaid and each of them for himselfe and the said Thomas Courtney the said Sume of fiue thousand pounds of Tobacco did accknowledge to owe to his Löp the

Lord and . . . . this Province of the lands Goods and Chattles . . . . to be leauyed to the vse of . . . . Coartney shall . . . . shall happen to p. 476 fayle in any of the p<sup>e</sup>misses and hereof be lawfully convicted dated at S<sup>t</sup> Marys the day and yeare abouesaid Thomas Courtney

The mke D C of daniell Clocker

Thomas Allanson

Capt et Recognit coram nobis John Gittings Robert Peyton
By authority from me to them delegated and after the Raysures
and Interlineings
Philip Caluert

Memorandum that this fourth day of July 1661 Thomas Courtney and Daniell Clocker came personally before me Philip Calvert Esq<sup>r</sup>

Memorandum that this two and twentyth day of June 1661 Thom-Courtney's as Coartney Daniell Clocker and Thomas Allanson came personally Bail Bond

Liber Governor of the Province of Maryland and the said daniell Clocker P.C.R. did vndertake for the aforesaid Thomas Coartney and then the said Thomas Coartney did for himselfe undertake that the said Thomas Coartney would appeare at the next Provincial Courte to be houlden at St Marys the Eigth of October next, And that in the meane tyme he doe well behaue himselfe towards his Lop and all the people in this Province to witt that he doe not nor procure to be done any damage or hurte to any of the people of this Province or any of their Cattle whatsoeuer by lying wayte Insulte or any other manner that may tend to the breach or disturbance of his Lops peace, that is to say the said Daniell Clocker vpon payne of fine thousand pounds of tobacco and the said Thomas Courtney vpon pavne of tenn thousand pounds of tobacco which said seueall Sums of fifteene thousand pounds of tobacco the said daniell Clocker for himselfe and the said Thomas Courtney for himselfe doe accknowledge to owe to his Lop the Lord and Proprietor of this Province of the land goods and Chattles of them and every of them to be leavyed to the vse of his said Lop. if the said Thomas Coartney shall happen to fayle in any of the pemisses and hereof be lawfully Convicted dated at St Marys the day and yeare abouesaid

Capt et Recognit

Thomas Courtney

Attorney General v. Gerard

Memorandum that the Eight and twentyth day of February in the yeare of our Lord 1660 Thomas Gerrard of St Clements Mannor in p. 477 the County of St Marys came personally before us the Governor and Councell and did assume for himselfe vpon payne of tenn thousand weight of tobacco that he shall well behaue himselfe towards his Lop the Right honoble the Lord Proprietary and all the people of this Province whatsoeuer to witt that he shall not doe or cause or procure to be done any dammage or hurte to any of the said people vpon their bodyes by lying in wayte insulte or any other meanes which may any wayes tend to the hurte or disturbance of his Lops peace nor speake or doe any . . . . contempt of his Lops rule and Gouernmt, here or for the publishing establishing or advancing any other Right or tytle to the Propriety or dominion of this Province then the right and tytle of his said Lop or his heires which said Sume of tenn thousand pounds of tob he did accknowledge to owe to his said Lop of his respective lands and tenements Goods and Chattles to the vse of his said Lop and his heires to be made and leauved to whose hands soeuer the same shall come, if the said Thomas Gerrard shall infringe or breake any of the pemisses Respectively In Wittness whereof wee the said Governor and Councell have hereunto sett our hands and lesser Seale of this Province dated at St Marys the day and yeare first aboue written

> Philip Calvert Hen: Coursey

Robt Clarke Edd: Lloyd Baker Brooke John Bateman Elizabeth Bedlum dem<sup>ds</sup> a writt to arrest Hugh Lee in an accon Liber of debt as Ad<sup>tor</sup> to Sampson Cooper P. C. R. Bedlum v.

Warrt mde to the Sherriff of St Marys County to arrest ret. nineth Lee

Warr<sup>t</sup> to the Sherriffe of Baltemore County to apprehend William Attorney General v. Giles vpon suspicon of murder Giles

Patience Martine demands a writt to arrest Ellinor [Martine] in Martine v. [an] accon of . . . . Martine

.... of St Marys County to arrest

Daniell Clocker demands a writt to arrest Thomas Coartney in p. 478 Clocker v. Courtney

Warrt mde to the Sherriffe of St Marys County to arrest ret ut Supra

Ellinor Martine demands a writt to arrest Patience Martine in an Martine v. accon of the case

Warrt mde to the Sherriffe of St Marys County to arrest ret ut supra

Thomas dent demands a Subpa to Sumons Zachary Wade to teste-Bushell v. fye &c in a cause Betweene the said dent and William Bushell Subpa Dent mde

Jacob Lombrozo demands a writt to arrest James Jolly in an accon Lumbrozo of the Case v. Jolly

Warrt mde &c

Idem dem<sup>ds</sup> a Subpa to Sumons Will<sup>m</sup> Bretton Thomas Cager and Edmund Hanfeild to testifye &c. Subpa mde

Elizabeth Bedlum demands a writt to arrest Hugh Lee Adm<sup>r</sup> to Bedlum v. Sampson Cooper dēcd in an accōn of debt Lee Adminir.

Warrt mde to the Sherriffe of St Marys County to arrest ret ut supra

Thomas Gerrard demands a writt to arrest Robert Cole in an Gerard v. accon of the case

Warrt mde &c ret ut supra

Warr<sup>t</sup> to the Sherriffe of Calvert County to apprehend the body of Anne Nevell vpon Suspicon of murder.

Attorney
General v.
Nevell

Henry Moore dem<sup>ds</sup> a writt to arrest Josias Fendall in an accon Liber P. C. R. of the case Moore v.

Warrt mde to arrest &c. ret ut supra Fendall

At a Provinciall Courte held at St Marys on Tewsday the Eigth Oct. 8 of october 1661

Present Phillip Calvert Esq<sup>r</sup> Gouernor Henry Coursey Esq<sup>r</sup> Secretary Mr Robert Clarke Mr Baker Brooke and Mr Edward Lloyd.

To the Right honorable the Gouernor and Councell of the Prouince of Maryland

Atchison v.

The humble peticon of Vincent Atchison Humbly Sheweth That Cager Whereas there is an obligacon from Robert Cager for tenn pounds Sterling due to yor petr which said obligacon is not performed Wherefore yor peticon humbly desireth yor honors to graunt an order for the same with dammages and Costs of Suite according to lawe and Justice wherein yor petr shall be euer bound to pray

Vincent Atchison his Letter of Attorney to John Metcalfe

Knowe all men by theis pesents that I Vincent Atchison of the County of St Marys within the Province of Maryland doe Constitute and appoynte my louing freind John Metcalfe of the same Province gent my true and lawfull Attorney in all Causes wherein I shall be either plt or deft for this present Provinciall Courte being the Eighth of October and I giue to my said Attorney full power to make either Attorney or Attorneys according to this discrecon as if I were pesent my selfe Wittness my hand this seauenth of October 1661

Wittness Hugh Lee Clement Herbert Vincent Atchison

#### The Condicon

Knowe all men that I Vincent Atchison doe binde my selfe to serue Robert Cager his wife or Children in case the said Robert departe this life in the tyme of my seruice in such service and Employmt as he the said Cager as aforesaid shall employ me in for and during the tearme . . . . March come two yeares which . . . . whereof p. 480 I have herevnto sett my hand this second day of Aprill 1653

Wittness John Lawson Walter A Beane his marke

Knowe all men by theis pesents that I Robert Cager doe binde my self my heires Executors Administrators and assignes to Vincent Atchison to giue and deliuer or cause to be deliuered one Cow Calfe in Aprill twelve moneth next ensueing 1654 And tenn pounds sterling or goods to the vallue when the abouesaid Vincent Atchison

hath serued me in such service as I shall Employ him in during his Liber tyme of Service which tyme is, till the last of next March come two P.C.R. yeares And further I the said Robert as aforesaid doe and will give the said Vincent when his full tyme is Expired Ground and houseing for to plant and cure his Cropp vnto the abouesaid I haue hereunto sett my hand this second day of Aprill 1653

Wittness John Lawson Walter A Beane his marke

### 13th Aug. 1661

Ann Barton aged twenty yeares and vpwards sworne and Examined vpon her oathe sayth That six or seaven yeares a goe this said depont doth Remember that her deceased husband W<sup>m</sup> Hungerford before she was marryed did pay to M<sup>r</sup> Hatch two hhds of tobacco for the vse of M<sup>r</sup> Cager in parte of payment for a mayd seruant that William Hungerford had of M<sup>r</sup> Cager which afterwards Vincent Atchison had and marryed and was to make sattisfaccon for her to M<sup>r</sup> Cager and since my husbands death my father hath recd two hhds of Vincent in the Roome of the two hhds my husband did pay to M<sup>r</sup> Hatch and further sayth not

This deposicon was taken before me Wm Marshall D his marke

This depon't sayth that three yeares agoe or thereabouts being at p. 481 Cap't Prices plantacon this depon't was there with the plt and see him bring out some paps in his hand and amongst them the bond of the deft's, and the plt did say that if he would he could play the Knaue with Mr Cager the deft and further Sayth not

Jurat coram me Thomas Dent

The Deposicon of George Taylor aged aboute twenty fiue yeares Sworne and Examined the 3d day of .... Sayth That when I was a Liuer in Mr Cagers howse aboute the yeare 1657 I heard Mr Robert Cager aske Vincent Atchison when they should come to accompt he answered at any tyme he asked him, and they agreed both to come to John Lawsons, Robert Cager went at the tyme and place appoynted but Vincent came not, Mr Cager tould Vincent of his disappoyntmt &c asked him againe when and where they should come to Accompts Vincent sayd any day when he would at the Cross and a day was appoynted. And Mr Cager went the day appoynted, but Vincent was not there Vincent comeing againe to Mr Cagers howse Mr Cager asked Vincent when shall wee come to Accompt Vincent swore that he would bring over either Mr Hoskeys or Mr Abbington to make a full End and further sayth not Wittnes my hand the day and yeare aboue written George Taylor

John Lawson Com<sup>r</sup>.

Liber P. C. R. 12th Aug. 1661

Humphrey Attwicks aged forty yeares or thereabouts Sworne and examined vpon his oathe Sayth That aboute foure or five yeares agoe this depon<sup>t</sup> being desired to demand a bill of M<sup>rs</sup> Cager by this depon<sup>ts</sup> Sister in Lawe Anne Hungerford Widd she the said M<sup>rs</sup> Cager replyed to this depon<sup>t</sup> that there was some Recconing betweene the said Vincent Atchison and her husband And this depon<sup>t</sup> further sayth that being . . . with M<sup>rs</sup> Cager he did looke in a bagg and could not finde itt and this depon<sup>t</sup> retourned back to the said . . . that was Thomas Bushells . . . . M<sup>rs</sup> Cager could not finde the bill but the said Vincent demanded of this depon<sup>t</sup> whether M<sup>rs</sup> Cager

that was Thomas Bushells . . . . M's Cager could not finde the p. 482 bill but the said Vincent demanded of this depont whether M's Cager looked for this Bill in a long bagg or not And this depont answered Vincent yea she did but beleiued that she did not knowe the bill, but Vincent replyed a Pox on her for she counted her bills over oftner then she sayd her prayers And further this depont sayth that Vincent went away in a Rayge to the howse of M' Cager and swore he would fetch the bill or fyre the howse and did Retourne and bring the bill And further Sayth not

This Deposicon was taken before me Will<sup>m</sup> D Marshall his marke. The plt Sueth for tenn pounds Sterling according to a Bill produced, which vpon Readeing the Obligacon was Confest: But the deft in discharge thereof pleades that the said Vincent vndertooke to pay one thousand weight of tobacco for a Servant bought by William Hungerforde of the deft for which the deft had William Hungerfords bill; The plt Replyes that he has sattisfyed the said bill and that the said bill was deliuered him by the deft which was alsoe accknowledged by the deft The Judgement of the Board is that the deft pay vnto the plt the said tenn pounds Sterling with Costs of Suite

Public Accounts It is ordered that all persons that can demand any thing from the Publique that they bring in their Accompts to morrow before the Courte rises

The Courte Adjournes whilst to morrow morning tenn of the Clock.

Oct. 9 Attorney General v. Jenkins Wednesday the ninth of October Present all

John Jenkins and William Fuller come forth and appeare to Jenkins answere vnto such thinges as shall be objected agt you on the behalfe of the Lord Proprietor or else you will be out-Lawed Being five tymes called they neither of [them] appeared The Judgemt....

Then was called for a Grand Jury for this Cort. these persons Liber P. C. R. p. 483 following, (vizt)

Nicholas Young Foreman Thomas Sympson Robert Cole Zachary Wade Robert Kingsbury William Hughes Daniell Clocker William Cole Henry Adams - John Vanhack Gent: Peter Iov George Maccall William Harper John Wayhope James Jolly George Taylor Henry Ellery William Palmer

Whoe being Sworne and their Charge given them they withdrew to make Inquisicon to the Indictmt of Wm Gyles and Anne Nevell

The ptt demands an Indian of the deft promist him in Sattisfaccon Henry of another Indian belonging to the plt sould by order of the deft vnto Moore v. the Queene of Portoback, And the plt not being able to make any Josias Fendall thing appeare a Non Suite was Granted to the deft.

To the Right honorable the Gouernor and Councell of the Province Ascolar v. of Maryland

Fendall

The humble peticon of Dennis Ascolar Humbly Sheweth That yor peticon<sup>r</sup> came into the Province of Maryland with Captaine Henfeild which Henfeild did sell yor peticon to Walter Beane for the tearme of seauen yeares which tyme yor peticonr hath honestly serued Wherefore yor peticon humbly craueth that this honorable Courte will be pleased to take it into their serious Consideracon that as yor peticon came in without any Indenture may not be forced to serue any longer then yor petr came into the Country for And yor petr shall pray &c.

The plt sues as in peticon abouesaid The . . . . bought him for seauen . . . . an according to a deed here Showne in Courte which p. 484 deed pecisely not nameing the Servant, It is ordered that the Servant be brought to the next Provinciall Courte and that Walter Beane be summoned to the Courte to testefye for how many yeares he bought the plt of Capt Henfeild

To the honorable the Gouernor and Councell of Maryland

Gerard v. Belcher

The humble peticon of Thomas Gerrard Sheweth That Whereas Thomas Belcher is indebted to yor petr Six hundred and fifty pounds of tobacco and Caske by Bill and likewise two thousand nine hundred thirty Eight pounds of tobacco and Caske as yor peticon is Attorney of John Lord for which Summes yor petr humbly craues order against the said Belchers Estate And he shall pray &c.

Knowe all men by theis pesents that I John Lord of Nomains in Liber P.C.R. the County of Westmerland in Virginea Merchant doe constitute ordeine and appoynte my well beloved freind Thomas Gerrard of St Clements in Maryland Esqr my true and lawfull Attorney for me and in my name to Recouer all debts due to me in the Province of Maryland and especially from the Estate of Thomas Belcher of Patuxent late deceased Giveing and Granting full power unto my said Attorney to all Intents in Lawe as if I my selfe were pesent as Wittnes my hand this fourth of September 1660 John Lord

Testes John Ryues Sam: Dobson

This Bill bindeth me Thomas Belcher my heires or Assigns to pay or cause to be payd vnto Thomas Gerrard Gent, his heires or Assigns the full and just Sume of Eight hundred and fifty weight of marchantable tob. in leafe and Caske to be payd at or vpon the last of Novembr as Wittnes my hand this third of March 1658

Wittness Tho Hinson Tho. South. Thomas Belcher

This bill bindeth me Thomas Belcher of Patuxent my heires p. 485 Administrators or Assigns to pay or cause to be payd vnto John Lord of Hartford in New England Merchant his heires Executors or Assigns the full and Just Sume of three thousand and Eighty three pounds of good tobacco and Caske according to Act of Assembly on all demands after the tenth of October in the yeare 1658 as wittness my hand this tenth of June 1658 Tho: Belcher

Testes James Veitch William u Dorrington his marke

Rēcd of this bill Eight hundred forty seauen pounds of tobacco for the Acco of Mr Richard Mattox I say by me received

John Lord

The plt demands as in his peticon The deft accknowledges a debt of six hundred and fifty pounds and two thousand two hundred thirty six pounds due to John Lord Judgemt for the said Sumes, And whereas there was a bill for foure hundred Eighty six pounds of Thomas Thomas deliuered to the said Belcher in case the said bill be not Redeliuered to Mr Thomas Gerrard as Attorney to John Lord that the then deft is to pay the said foure hundred Eighty six pounds of tobacco.

#### To the honorable the Gouernor and Councell.

Re

The humble peticon of Thomas Turner Humbly Sheweth That Johnson's whereas Mr William Johnson of St Wynifrids in the County of St Marys dyed intestate without makeing any other then a Condiconall will vpon his departure out of this Province in case of his the said Johnsons miscarrying at Sea, which will yor pet humbly conceiveth to be . . . . seuerall reasons and Infringemts made in . . . . marryed the Relict of the . . . . right of his

Knowe all men by theis pesents that I William Johnson of the Liber Province of Maryland haue for and in Consideracon of five thou-P.C.R. sand weight of tobacco which I have received of James Langworth of St Wynyfrids in Maryland abouesd gent And in Consideracon that the said Langworth hath vndertaken to pay certaine debts left with the said Mr Langworth I the said Johnson for the abouesaid considerações Haue bargained and sould and deliuered vnto the abouesaid James Langworth all my whole Estate of land howseing Cattle hoggs and all other Goods and Chattles moueable and immoueable within the Province of Maryland and Virginea As Wittnes my hand this Eighteenth day of June 1656

William Johnson

Signed and deliuered in the pesence of us Ralph Crouch Hester Mathews

Copia vera Ex p me Walter Hall Clerk.

Vpon the peticon of Thomas Turner touching the last will and testam<sup>t</sup> of William Johnson decd the Courte vpon readeing the will and findeing it a will Condiconally made (that is in case he and his wife should perish at Sea in their Voyage for England) And it appeareing to the Courte that the wife of the said Johnson is now aliue within this Province and the Child alsoe aliue in England in all probabillity the Courte doth adjudge the said will voyd Saueing that Clause where the Estate is given to the Survivor And whereas the said Turner has produced a certaine deed bearing date the Eighteenth day of June 1656 by which the said William Johnson in consideracon of five thousand pounds of tobacco by him accknowledged to be received from James Langworth And for that the said Langworth had vindertaken to pay certaine debts of the said Johnsons The Courte doth adjudge that the said deed of bargaine and Sale totally to have recinded the said last will and testamt bearing date the seauenth of June 1656

To the Right honorable the Gouernor and Councell

That Sampson Cooper deceased is indebted vnto yor peticonr by Bedlum v. bill the Sume of twelue hundred pounds of tobacco and a yeares Lee Adminr. to Cooper leavy being Sixty one pounds of tobacco which yor petr payd for the p. 487 said Cooper Yor peticon being a poore distressed Widdowe most humbly desires an order of this honobie Courte agt Mr Hugh Lee Administrato<sup>r</sup> of the aforesaid Cooper for the tobacco And she shall ever pray &c.

The plt demands as in the peticon abouesaid The deft accknowledges a Judgemt It is ordered that when the deft . . . . the plt one thousand two hundred Sixty and one pounds of tobacco she is to deliuer in the Speciallty

Liber P. C. R. Allanson v. Brookes To the Right honoble the Gouernor and Councell

The humble peticon of Thomas Allanson Humbly Sheweth That yor peticoner being Overseer to the Right honoble the Governors Servants at the Quarter and comeing one Sattirday in the afternoon to the Greate owse (as yor peticon was often accustomed) at yor peticon departure from thence homewards to the Quarter aboute tenn a clock of the night yor peticon was assaulted by one William Brookes whoe with a greate Cudgell which he had on That purpose provided, in cold blood and in the darke did most inhumanely twice knock downe yor petr giving him severall Cruell Blowes. Yor petr being unarmed and not able to make any defence other then calling out for Rescue as yor petr can by sufficient testimonyes make appeare

Yor peticon<sup>r</sup> humbly referring the p<sup>e</sup>misses to yo<sup>r</sup> hono<sup>rs</sup> Consideracon humbly craveth that the said Brookes may be Compelled to make sattisfaccon to yo<sup>r</sup> pet<sup>r</sup> And yo<sup>r</sup> pet<sup>r</sup> shall pray &c.

Penelope Hall aged twenty three yeares or thereabouts Sworne and Examined this 20th of July 1661 Sayth That on or aboute the last day of June betweene nine and tenn of the Clock at night presently after she came from milking she sawe Mr Calvert cutt an ould Lymm of a Cherry tree fitt for his . . . . all the twiggs and made it Knotty and as she was . . . . lawe Mr William Calvert . . . . he Cutt p. 488 and shewed it Mr Brookes and Mr Brooks had another Stick in his hand and pesently afterwards the said Calvert layd downe his Stick vnder the Punchins and then they went out together and talkt againe and then Mr Calvert parted from the said Brookes and stood betweene the doore of the howse and the Chimney and the said Brooks tarryed there by and by Mr Allanson goeing that way home to the Quarter as soone as he had past Mr Calvert, Mr Calvert followed him and as soone as he had past the said Brookes the said Brookes followed him and knockt him downe and strucke him twice Crosse the Shoulders before the said Allanson could Rise and once more vpon the Arme as he was riseing noe words being changed till the said The marke of H Penelope Hall Allanson cryed out murder

Sworne before me Philip Caluert

Elizabeth Darnall aged twenty three yeares or thereabouts sworne and Examined this 29<sup>th</sup> of July 1661 Sayth That on or aboute the last day of June Betweene nine and tenn of the Clock at night she sawe William Brookes standing behind the Punchins with a greate Stick in his hand and Thomas Allanson goeing a little while afterwards that way home to the Quarter as he was goeing the said Brooks knockt the said Thomas Allanson downe twice and further sayth not

The marke of W Eliz: Darnall

Sworne before me this 29th of July 1661 Philip Caluert

They putt themselues to the tryall of a Jury

Whereupon was Impannelled a Jury as followeth vizt

John Hammond Foreman	Robert Maccklyn		Liber
Richard Forster	Edward Turner		P. C. R.
	Peter Wates	Gent	
John Lewger	William Mills	Gent	
William Hatton	Robert Hooper		
Patrick Forrest	John Wheeler		

Whoe being Sworne went to trye the . . . .

And the Jury brought in their Verdict (vizt)

p. 480

Wee finde for the pit three hundred pounds of tobacco damage with Costs of Suite

To the honorable Gouernor and Councell of the Prouince of Mary- Re Bushell's Estate land

The humble peticon of William Bushell Sheweth That yor peticon being the Right heire apparant vnto Thomas Bushell his brother deceased ought by the lawe to have a Comon of Administracon granted vnto him of the personall Estate of his said Brother deceased and also with such lands as he was seized of at the tyme of his decease

Wherefore yor peticonr humbly craueth that he may have Adcon of the said Estate as vnto the Right heire belongeth and that all such persons as shall in any injust wave contrary both to Lawe and Equity deteyne and withhould any pte or parcell of the said Estate and yor poore pet being able soe to prove by powerfull Evidence Humbly implores through yor Justice by granting a Comon that all such either person or psons whoe shall or may be called vpon in this case and refuseth to Surrender may be compelled yoon oathe And yor pet shall prav &c.

the plt as Brother to Thomas Bushell deceased demands the Estate William of inherritance of Thomas Bushell decd, And further desires that he Thomas may have Adcon vpon the said Estate to which the deft replyed not Dent But desired that it might be referred to the next Courte and the in the meane tyme the deft haue a Coppy of the plts peticon

It is ordered that the Sherriffe take into his Custody John dawson Attorney and Thomas Coartney

Let it be Enquired for the Lord Proprietary whether Wm Gylls Attorney General v. at the howse of Mr Symon Carpenter a certaine man named Nathan- Gylls iell Procter did felloniously kill or murther . . . . him sometymes in May last . . . . Government . . . . And the aforesaid Jury brought p. 490 in their Verdict in theis words (vizt) As to the Indictmt Ignoramus General v. But wee finde that the man was killed or Slayne accidentally And as Nevell to Anne Nevells Indictment (Billa vera)

General v. Dawson & Courtney

The Courte adjournes till to morrow morning nine of the Clock

Liber P. C. R. Oct. 10 Attorney General v. Thursday October 10th Present as Yesterday

The Judgemt against Jenkins and Fuller is Respitted till to morrow Jenkins morning et al.

Fenwick's Estate

Then Proclamacon was made that if any person petend to haue any Creditt due from the Estate of Cuthbert Fenwicke deceased according to an order of the last Courte and noe person appeareing to make any Clayme Ordered that a Quietus est be Granted to the Administrators of the said Jane Fenwicke

Gerrard v. The plt preferred his peticon and vpon readeing the same the deft Cole desired two houres respitt which was Graunted

Mackane v. Gerrard vpon an appeale

At a Courte held at New Towne for the County of St Marys 13th August 1661

Present Coll. William Evans Mr Thomas Turner Mr John Abingfrom the County ton Mr Luke Gardner Mr Thomas dent and Mr Richard LLoyd Courte

### To the honoble the Gouernor and Councell

The humble peticon of Ricckett Mecane Humbly Sheweth That yor peticoner being taken by force out of his natiue Country and brought here vnto Maryland and sould vnto Mr Thomas Gerrard And after yor peticoner had been a while at the howse of Mr Gerrard The said [Mr] Gerrard compelled yor peticonr.... serue him fifteene p. 491 . . . . Served Mr Gerrard Six yeares and a halfe and is now one and twenty yeares of age by the aforesaid Indenture hath Eight yeares and a half more to serue which is contrary to the lawes of God and man that a Christian Subject should be made a Slaue

The premisses considered yor petr most humbly desireth that yor honor will be pleased to grant yor peticon an order for his freedome And he shall pray

Ordered that this peticon be referred to the County Courte and that the Servant haue the liberty to sue his Master And that the Sherriffe of St Marys . . . . this peticon to the County Courte whoe are to see Justice done in the busines John Gittings Clk.

Whereas the peticon of the ptt haueing been referred from the Provinciall Courte to this Courte with an order annexed to see Justice done therein The deft alleadgeing that when this peticon was preferred at the Provinciall Courte was at such tyme as he was not there and noe Suite commenced Whereupon the deft desired an Appeale to the next Provinciall Courte The Courte after much debate

insisting vpon the words of the order (to see Judgem<sup>t</sup> done therein) Liber did conclude that they might with safety grant an Appeale Where-P.C.R. upon It is ordered that the def<sup>t</sup> give in security to appeare at the next Provinciall Courte the Eigth of October next And that he see the plt to be there and appeare (he being his Seru<sup>t</sup>) and in case he be cast to pay double damages and Costs of Suite

Walter Hall Ctk.

The Deposicon of Judith Loue aged twenty two yeares or thereabouts Sworne the fourth of October 1661 Sayth that she this depont was pesent at Mr Gerrards Quartering howse at Mattapenny when Captaine Hinfeild brought thether certaine Irish Servants to sell vnto Mr Gerrard And this depont further sayth that she did see the said Hindfeild threaten the said Servants with his Kayne and say to them that they should serue fifteene yeares and this depont Sayth that she when the said Hindfeild was thus threatning of them and saying hang them Rouges they shall serue fifteene yeares there was certaine wrytings a draweing, And further this depont sayth not

Judith & Loue her marke

Nicholas Lanstowne aged thirty three yeares or thereabouts being p. 492 sworne and Examined Sayth That in October anno 1654 Mr Thomas Gerard and Coll Speake bought betweene them of Captaine Robert Henfeild Eight Irish boyes the Eldest of those boyes in my Judgement then was not aboue tenn yeares of age and many of them not neere soe much And further this depont sayth not Sept 11th Nicholas Lansdowne

Jurat coram nobis John Washington Wm Peirce

August 14<sup>th</sup> 1661 George Colclough aged thirty seaven yeares or thereabouts Sworne and Examined the day and yeare aboue written Sayth That he was p<sup>e</sup>sent when Cap<sup>t</sup> Robert Henfeild sould vnto Thomas Gerrard Esq<sup>t</sup> certaine Irish Servants which said Serv<sup>ts</sup> were to serue the said Gerrard according to the Custome of Virg<sup>a</sup> all which said Servants or the greater parte of them did giue vnder their hands the very same tyme to serue the said Gerrard severally certaine yeares which was then Computed by seuall persons p<sup>e</sup>sent to be according to the Custome of the Country and did subscribe the same voluntaryly without force or Constraynte Further this depon<sup>t</sup> is Wittnes and was p<sup>e</sup>sent both at Henfeilds Sale of them to M<sup>r</sup> Gerrard and at the Seruants superscription both which was done in one day further this depon<sup>t</sup> sayth not

Jurat coram me Sam. Smith

Francis Clap shall be deposed the same with this depont when I shall be thereunto lawfully called as Wittnes my hand

Francis Clap.

Liber P.C.R.

The 11th Sept 1661 James Salstceme aged thirty one yeares or thereabouts being sworne and examined Sayth That the 28th of October 1654 Mr Thomas Gerrard and Collonell Speake bought betweene them of Captaine Robert Henfeild Eight Irish boyes the foure of them that Coll Speake had were soe little that Mrs Speake sayd to this depont why had not yor Master brought some Cradles to haue Rocked them in The next morning this depont was sent by his Master Coll Speake aboard Captaine Henfeilds Ship and Mrs Speake sent bread and Cheese by him to give the other foure that belong[ed to] Mr Gerrard and wished him to . . . . tell

p. 493 M<sup>rs</sup> . . . That whereas Ricckett Mecane hath by peticon Complayned that he was forced to sett his hand to an Indenture It is falce for he was then p<sup>e</sup>sent and saw the Contrary And further this depont Sayth not

James Salsteme

Juratur coram John Washington Wm Peirce

The plt desires as in his peticon aforesaid, they putt themselues to the tryall of a Jury Whereupon was Impannelld a Jury as followeth to Judge of his Age, And the Courte to determine how long the .... to serue.

John Hammond Foreman	Barnaby Jackson	)
	John Elzey	
William Barton	William Hatton	
Patrick Forrest	John Wheeler	gent
Thomas Bennett	William Heard	
John Lewger	Robert Hooper	[

Whoe being sworne withdrew to Consider of the matter then in hand. And the Jury Retourned and brought in their Verdict that the said Richard Maccane is (nineteene yeares ould) The Judgement of the board is that the said Richard Maccane shall serue whilst he comes to the age of twenty and One yeares.

Re Dormer Mr Thomas Gerrard desired the Courte to determine the age of Dearmid Dormer his Serut alsoe. And the Cort Judged him to be fifteene yeares ould.

Attorney General v.

Nevell John Hammond William Barton Patrick Forrest John Lewger Barnaby Jackson John Elzey

Then was called the Petty Jury for the tryall of Anne Nevell William Hatton John Wheeler William Heard Robert Hooper John Bouge Marks Pheypo

Then was called the Petty Jury for the tryall of Anne Nevell Gent

William Hatton John Wheeler William Heard Robert Hooper John Bouge Marks Pheypo

Indictment of Anne Nevell . . . . Proprietary that . . . . Mayd-Servant of hers named Margarett Redfearne did felloniously kill

p. 494

by giving her certaine Stroakes or Blowes vpon her body against the Liber peace of his said Lop. his Rule and Gouernmt Being asked whether P.C.R. she was Guylty or not Guilty she pleaded not Guylty and putt her selfe vpon the tryall of God and her Country

Then were sworne of the Jury John Hammond Foreman together with the rest, who tarryed to heare the Examinacons before they withdrew.

Then was Examined Michaell Farmer on the behalfe of the Lord Proprietary Sayth That he did see Anne Nevell strike Margarett Redfearne with her hand and her Shoe and comanded her to goe in and strip her selfe naked and went together a Rodd at the Peach trees and afterwards the said Margarett went in a doores and her Mrs followed her and Shutt to the doore and he further sweares that he heard the Stroakes and heard her Crye and at the same tyme the said Margarett had a feauor and Ague every other day And further sayth that at the tyme that her Mrs commanded her to goe into the howse she sayd she would be revenged on her.

Thomas Cobham Examined on the behalfe of the Lord Propr testifyes noething at all of his owne knowledge but that he heard Margarett Redfearne say that she did lay her death to Anne Nevell her Dame.

Susan Barbary Examined on the behalfe of the Lord Proprietary Sayth That her husband bringing over Margarett Redfearne which he bought of John Nevell and goeing to wash her body and shift her being sick the said Margarett Complayned of her left side which was black from her throate to her breast and soe cross her back and this depont askt her how she came by that hurte and she answered that she Gott it by her dame Nevells throweing her over a Logg and that her dame Nevell councelld her to drownd herselfe telling her she should not live two moneths if two moneths not two moneths and a halfe which Enmity of her dames riss from her discouery of a noate sent from one John Hatton to her Dame but what was in that noate this depont never heard off And further sweareth that she did lay her death to her dame if she dyed that she did desire to be carryed ouer to Mr Stanleys.... carryed over and there did lay her death.... depont did shew her . . . . before . . . .

Andrew Hinderson examined on the behalfe of the Lord Proprie- p. 495 tary Sayth That he was there at the carrying over of Margarett Redfearne to Mr Stanley that he heard her Complayne of her throate and that he sawe she was black aboute the throate which Margarett Redfearne Sayd her Mrs pincht her and that she did lay her death to her Mrs at Mr Stanleys, The Stripes that he saw vpon her thigh he did belieue was a fortnight before which was with a small twigg

Wee whose names are here vnder written being Impannelled vpon a Jury to view and make dilligent search aboute the dead Corps of

Liber Margarett Redfearne deceased servant to John Nevell supposed to P.C.R. haue rēcd Some cause.... of her death from her Mistres Anne Nevell.... that the said Margarett Redfearne hath received wrong by blowes and Pinches as appeareth by and in three seuerall places as on her left breaste and back and on her throate Giuen vndr our hands this three and twentyth of August 1661

Nicholas Crauley his marke, O. Samuell Gosie his marke, X. Francis Carpenter George Alderson S his mke, Robert Coburtknapt Richard Morssam Thomas Pagett his marke P. John Greene his marke I. John Bigger his marke I. John Titmas his marke O. Richard Wordsworth O his marke James Godsgrece his marke S G.

Whereas Thomas Pagett hath complayned of John Nevell and his wife Anne Nevell for the misusage of a mayd Servant of theirs which the said Nevell and his wife haue unreasonably beaten abused, and keepe the said Seruant Soe that she cannot come to make her Aggreiuance knowne. Theis are therefore in the name of the Lord Propriet<sup>r</sup> to will and require yo<sup>u</sup> Anne Poop and Anne Biger to goe to the howse of the said John Nevell and there to view the body of the mayd Seruant vpon sight hereof whether yo<sup>u</sup> can perceive the said John Nevell and his wife hath giue their Mayd Servant any vnlawfull blowes whereof yo<sup>u</sup> are not to fayle as yo<sup>u</sup> will answere the Contrary Giuen vnder my hand this 30<sup>th</sup> day of July 1661

Hugh Stanley

### The Confession of Margarett Redfearne

Vpon the twentyth day of August last past or thereabouts Margarett Redfearne Seruant formerly to John Nevell declared vpon her death bed that the bad vsage of her dame Anne Nevell was the Cause of her death through the Blowes and Punchis which she the said Anne Nevell gaue her in case she dyed, this she declared to the very . . . . this Confession was made before us

Hugh Stanley Tobias Norton

p. 496 The Examinacons of the Wittnesses being tooke and read the Jury withdrew and went to trye the Cause

And the Jury brought in their Verdict (not Guylty) And Proclamacon being made that the Prisoner at the Barr stood vpon her Justificacon and none appeareing was cleared by Proclamacon

Gerrard v. Cole vide I J. H. U. Studies To the honoble the Gouernor and Councell of Maryland

The humble peticon of Thomas Gerrard Esq<sup>r</sup> Sheweth That at a Courte Leete and Courte Barron held for the mannor of S<sup>t</sup> Clements in Maryland held the twenty seauenth of October 1659 Robert Cole was fined for markeing one of the Lords of the Mannors hoggs two thousand pounds of tobacco and aftered to one thousand pounds

of tobacco Yor peticon hath applyed himselfe to this honorable Liber Board and humbly desires the said Cole should give such sattisfaccon P.C. R. for his vnlawfull marking and killing such hogg as the Lawe of the Province prouides in such case And yor pet shall pray &c.

After two houres Respitt according to the last order the deft appeared, and desired, to knowe whether the plt sues as lord of Mannor or as Informer, the pit answered as Lord of a Mannor. Then was read the peticon of Thomas Gerrard all which the deft denved And after much debate the plt produced a Lease in which Lease It was found that the deft had liberty to kill the said Hogg deliuering the one halfe to Mr Gerrard, It is therefore ordered that the deft pay vnto the plt halfe a hogg with Costs of Suite being Sherriffes and Clerks fees And Mr Barton is required to vallue a hogg and the one halfe thereof is to be deliuered to the plt.

The deft desires a Refference till the next Provinciall Courte which Robert was Granted

The plt demands a Heifer with her Increase for two yeares of the Patience deft Thomas Trueman gent sworne in open Courte Sayth That the [Martine] Thomas Heifer now in Ouestion Betweene the plt and deft was sould this Burdett v. deponent and was promist to be brought to his Plantacon by the said Stanley Burdett before this depont went for England and was deteyned by p. 497 Hugh Stanley when this depont demand itt of him when he retourned into this Country againe and the said Stanley denyed her and further sayth not

William Graues sworne in open Courte Sayth That he helpt marke a Heifer and that Mr Stanley forbid his Servants to tell Capt. Trueman that he had any Cattle there, It is therefore ordered that the Execution def<sup>t</sup> deliuer unto the plt a heifer with such Allowance of Increase as mde. he the ptt pavd, vnto Thomas Trueman in the like kind with costs and damages

To the honorable Philip Caluert Esqr Gouernor &c

The humble peticon of James Neile Sheweth That yor peticon in Estate the yeare 1644 departing this Province did then leaue Mr Nathaniell Pope planter (yor peticonrs Attorney) certaine Neate Cattle and Servants and fowling Peeces in trust for yor peticonrs use And yor peticon not returning into this Province since that tyme vntill this pesent yeare and findeing his said Attorney dead without any sattisfaccon or Accompt for the said Cattle Seruants and Guns as afore-

He humbly craueth order of this Courte to examine such wittnesses as are now liveing to testifye concerning the delivery of the

Hooper v. Wm Greene et vx Ellinor Martine v.

Neale v.

Liber said Cattle Servants and Guns, And that authentick testimony may P. C. R. be given him from this Courte of Justice before whome such wittnesses are examined or any of them whereby he may be Enabled to sue for his right either in the Courts of Virg<sup>a</sup> or else where that he findeth . . . . the said Pope his Attorney deceased And he shall pray &c.

p. 498 Vpon the peticon aforesaid It is ordered that a Com<sup>on</sup> issue to examine Wittnesses

Wade v. Haggett Maryland To the honorable the Gouernor and Councell of the Province of

The humble pet of Zachary Wade Humbly Sheweth That Whereas yor peticonr was ordered at a Courte held in Charles County the second of July last past to deliuer vnto Humphry Haggett a bill of the said Haggetts due vnto Captaine Richard Banckys And the said order granted vpon noe other proofe then a false Suggestion of the said Haggett Wherefore It is the humble desire of yor peticonr that yor honrs will be pleased to grant yor peticonr leaue to assigne the false Suggestion of the said Haggatt as a cause of the Error in the Judgemt of the Courte And grant vnto yor petr an order to arrest the said Judgemt and bring the busines to a Reheareing before yor honors And yor petr shall pray

Vpon the peticon abouesaid It is ordered that a Scire facias issue for Humphry Haggett to appeare at the next Provinciall Courte to shew cause why the Cause shall not be Reheard againe Ordered that the Sherriffe take into his custody Tho: Manning

The Courte adjourned by the Governor till Fryday Morning at nine of the Clock

Oct. 11 Attorney General v. Bradnox

## Fryday the 11th of October Present as yesterday

Whereas Thomas Bradnox of the Ile of Kent County hath been accused as alsoe his wife for the death of a Seruant of which as yett he hath not been legally accquitted nor can be legally brought to tryall, Theis are therefore to will and require Anthony Griffyn Sherriffe and Coroner of the said County to cause Enquiry to be made concerning the death of the said Servant and cause the whole matter to be certefyed to the Courte of the said County and from thence to this next Provinciall Courte to be houlden the five and twentyth of November whereof the said Courte is not to fayle And for as much as Sarah Taylor hath been accused of Conspiracy against her said Master these are further in the name of the Right honoble the Lord Proprietary that you take sufficient Security for her appearance at the said Courte there to answere her said Master as well vpon the said accon of Conspiracy as for the Remaynder of . . . . Giuen vnder . . . .

Liber P. C. R.

To the honorable the Gouernor and Councell

The humble peticon of Henry Ellery Sheweth That yor peticon being Administrator to the Estate of Mr Will<sup>m</sup> Stephenson deceased Re and haueing payd all the debts which were due out of the said Estate, son's Estate Sett vp a noate at the County Courte Doore that whoesoeuer could clayme anything out of the said Estate should repayre unto him to demand the same as by a Certifficatt vnder the Clarks hand appeareth

Yor petr humbly craues that a Quietus est may be granted to him. And he s[hall pray] &c

I Walter Hall can Justifye that Henry Ellery hath sett vp a noate at the Courte doore at New Towne two Courts last past To give notice that if any person hath any just debt agt the Estate of William Stephenson to bring in by this Provinciall Courte as Wittnes my hand Walter Hall.

Vpon the peticon abouesaid It is ordered that Henry Ellery sett vp a noate at this Courte doore alsoe and if noe body appeare that he haue a Ouietus est granted him

To the honorable the Gouernor and Councell of the Prouince of Re Maryland

The humble peticon of John Hammond Sheweth That yor peticon brought a considerable Estate into this Country and had severall Ingagemts from many of the Inhabitants due to him, but was by command of the then Governor and power acting for the Lord Proprietary imployed in such services as by the dangerousnes of those tymes caused his flight and remoueall leaueing behind him a greate charge and Confused his Estate both which suffred irrepairably

Yor petrs wife in hopes of regayning some what towards mayntenance of her oppressed family what with want of experience in tryalls oppressions and Combinacons of her aduersaries appearing in Courts seuerall orders have passed against her to the great Injury of yor peticonrs Estate whoe hath been cutt of from her Just dues imprisoned and other wayes dampnifyed Insoemuch that she was not onely brought to extreame want, but yor petr wrapt up in strange and vnjust Engagemts whoe left both a visible Estate Severall good debts behinde him and was not ingaged matterially . . . . since by misinformacon haue obteyned . . . . peticon was enforced to flye ... giue such direccons nor could imploy any capable to informe p. 500 a Right in such tryalls as haue in his absence happned

He humbly craueth that by order of this honoble Courte that he may have Rehearings of what hath passed in the severall Courts of this Province and that Execucon may be in those cases suspended And he shall pray &c.

Vpon the peticon abouesaid It is ordered that what Judgements hath not been already executed against him he shall have a Scire facias

Hammond

Liber P. C. R. Re Estate To the honorable the Gouernor and Councell

The humble peticon of Peter Joy Sheweth Whereas yor peticon Gouldson's as Feoffee to the Estate of Daniell Gouldson of Patuxent late deceased, hath been intrusted to the said Estate by the will of the said Goulson Humbly sues to this honorable Board and requesteth that the said will and testament may be proued according to Lawe as well the direct as the interlined lines and yor petr as in duty bound shall pray &c.

> Vpon the said peticon It is ordered that the last will and testament of Daniell Gouldson be proued in forme of Lawe.

Lord Propr v. Thomas Recognifolio 477 p. 501

Whether Thomas Gerrard hath broke his Recognizance or not

Richard Forster aged forty yeares or thereabouts sworne and Ex-Gerard amined this tenth day of August 1661 Sayth That aboute the Eight Vide i Md. Arch. Ass. and twentyth day of July last Mr Thomas Gerrard sent for this 389 depont and accordingly this depont came and the said . . . . that the zante had made.... on the Breech and Ile bare you out of it sayd the sayd entred in Gerrard and further sayth not

Jurat coram me Philip Calvert The mke W of Richard Forster

Ralpe Haywood sworne and Examined Sayth That he heard the said Gerrard say these words vizt Giue him a Kick on the breech and Ile bare you out but to whome this depont knoweth not And further sayth not.

The Judgemt of the Board Mr Bateman is of opinion that it is not broken

Mr LLoyd the same Mr Brooke the same The Secretary the same

Mr Clarke tis broken The Gouernor tis broken

To the honoble the Gouernor and Councell

Kingsbury v. Gwyther

The humble peticon of Robert Kingsbury Sheweth Whereas yor pet brought a parcell of goods vnto the howse of Captaine Nicholas Guyther and deposited them in his hands to be sould for the vse of yor said peticonr. And yor petr came to the said howse of Captaine Guyther thinking to have received either his Goods in kind or else tobacco for them and findeing a parcell of them disposed and can haue noe Accompt of them

Therefore yor petr desires this honoble Cort that he may have an order granted against the estate of Capt Guyther And yor petr shall pray &c.

Vpon the peticon abouesaid it is referred whilst next Cort And that Augustine Herman is then to appeare

To the hono<sup>ble</sup> the Gouernor and Councell Liber P. C. R.
The humble peticon of John Babtist Sheweth That whereas yo<sup>r</sup> pet<sup>r</sup> B<sub>abtist</sub> v. aboute fiue yeares last past did passe a bill of Eighteene hundred Colclough pounds of tobacco and Caske to Symon Oversee yor peticonr not understanding . . . . did, and being then a Seruant to the said Symon . . . humbly craues that he may have his . . . . for seaven moneths falce . . . . corne & cloaths

Vpon the said peticon It is ordered that an Attaichm<sup>t</sup> be granted p. 502 on the Estate of Major Colclough whoe marryed the relict of Symon Overzee at the Suite of John Babtist ret next Cort

### To the honoble the Gouernor and Councell

Greene v. Robinson

The humble peticon of Elizabeth Greene on the behalfe of the Orphants of Henry Potter decd That whereas Fobby Robinson obteyned an order and an Execucon against the body or estate of yor peticon<sup>r</sup> The said Fobby illegally went to a neighbours howse where a Seruant of the said Orphants was at worke, and unjustly tooke the Orphants Serut away and carryed him without any order or legall proceeding therein vnto Capt Guythers howse and there layd execucon vpon and appraysed the said man Serut at an vnder uallue neither were the appraysors sworne according to lawe in such cases prouided v<sup>r</sup> pet<sup>r</sup> haueing before any Suite commenced proffered any Sattisfaccon to the said Fobby either in good vendible goods being Linnen woollen Shoes, Stockins a peece of silke, Feather bedd or Cattle or tobacco this yeare with Interest all which he utterly refused, yor petr likewise after the appraysemt of the said man Seruant, being appraysed at sixteene hundred pounds of tobacco yor pet proffered him two thousand rather then the Orphants Serut should be taken away all which proposicons he refused

The p<sup>e</sup>misses considered yo<sup>r</sup> pet<sup>r</sup> humbly craueth yo<sup>r</sup> Wō<sup>pps</sup> to take it into yor Consideracon what illegall and unjust proceedings the said Fobby hath acted agt yor petr and the Orphants And that the Orphants may be repossessed of the aforesaid man Serut Soe unjustly taken away with legall reparacon for the wrongs offered agt the Estate of the said Fobby Robinson And yor petr shall pray

Ordered that an Attaichmt be granted on the estate of Fobby Robinson to answere unto Wm Greene and his wife in an accon of the case of fine thousand pounds of tobacco

Vpon the peticon of Clement Herbert touching his Releasem<sup>t</sup> out Re Harbert of Prison It is ordered that the said Clement Herbert be sett at liberty.

Liber P. C. R. Re Belcher p. 503 At an Orphants Cort held the sixth of August Annoq 1661

Present

Thomas Sprigge Thomas Manning Tho. Brooke Hugh Stanley Charles Brooke Thomas Leitchworth John Elzey William Turner

Whereas Mr John Bateman in open Courte hath offred of his free mocon to keepe the orphant of the said Thomas Belcher till she cometh to the age of Eighteene yeares or is marryed Cleare of all charges as a Child ought to be kept that is to say Att Schoole with decent Cloathes and other Educacon befitting a Child of her Quallity Prouided the said Mr Bateman may haue to himselfe of the cleared Ground without impeachmt of waste of the Seate of land formerly belonging to Thomas Belcher of Patuxent till the . . . . Vpon which said offer the Courte hath ordered Mr John Bateman to haue the vse of the said cleare plantacon without impeachmt of waste for and in Consideracon aforesaid till the expiracon of the tyme aforesaid.

true Coppy by me James Thompson Ctk

The aboue written order of Courte is confirmed by the Gouernor and Councell according to the request of John Bateman Esq<sup>r</sup> this Eleauenth of October 1661 Henry Coursey Secr.

Re Lloyd

Whereas Edward LLoyd maketh it appeare to this Co<sup>rt</sup> p draughts and the plotts of land Surueyed for him in Wye Riuer that his long lines running South Easte, he alsoe haueing purchased two Pattents next adjoyning vpon him The long lines of which Pattents running Easte p which occasion he wants much of his due proporcon of land vpon his mocon and the Consideracon thereof the Courte hath thought fitt and ordered that the long lines of the land purchased of William Granger shall run South Easte prouided it p<sup>e</sup>judice noe Suruey made before these p<sup>e</sup>sents.

Date of Court Session Courte dissolued by the Gouernor

And appointed the next Provinciall Cort to be held at St Marys the 25th of November next.

Octobr 12<sup>th</sup> p. 504 Gerard v. Thompson

or 12th Thomas Gerrard demands a writt to arrest George Thompson in P. 554 an accon of debt to the vallue of 5350<sup>lb</sup> tobacco

Warrt mde to the Sherriffe of S<sup>t</sup> Marys County to arrest ret I<sup>st</sup> day of the next Courte

Wood v. Harwood Edward Wood demands a writt to arrest Phillip Harwood in an accon of the case

Warr<sup>t</sup> mde to the Sherriffe of Calvert County to arrest &c ret ut Supra.

John Hammond demands a writt to arrest James Veich in an Liber accon of the case Hammond

Warrt mde to the Sherriffe of Calvert County to arrest &c ret ut v. Veitch

James Thompson demands a writt to arrest Luke Gardner in an Octobr 14th Thompson accon of the case v. Gardner

Warrt mde to the Sherriffe of St Marys County to arrest ret ut supra

Valentine Peyton by his Attorney Wm Price demands a writt to Peyton v. Robinson arrest William Robinson in an accon of the case

Warrt mde to the Sherriffe of Charles County to arrest, ret ut supra

James Neale demds a Scire facias agt James Lindsey writt inde to the Sherriffe of St Marys County &c.

Neale v. Lindsey

John Hammond dem<sup>ds</sup> a writt to arrest Anne Tilney Exx to Rich-Octobr 15th Hammond ard Hoskeys in an accon of the case v. Tilney

Warrt mde to the Sherriffe of St Marys County to arrest ret ut Execx. supra

Daniell Johnson, dem<sup>ds</sup> a writt to arrest Thomas Turner in an Johnson v. accon of debt to the vallue of forty pounds Ster. Turner

Warrt mde to the Sherriffe of St Marys County to arrest ret ut supra

This day came Walter Waterline in the County of St Marys and October desired this following deed to be recorded vizt This Indenture made 16th the Eight day of June in the yeare of our lord 1654 Betweene Re Waterline Thomas Cornewallis of the Cross in the Province of Maryland Esq<sup>r</sup> of the one parte [and] Walter Waterline of the . . . . Wittnesseth . . . and Caske to be payd vnto the said Thomas Cornewallis his p. 501 heires or Assigns at or before the twentyth of November next ensueing the date hereof Hath bargained sould Assigned and sett over. And by theis pesents doth bargaine sell assigne and sett ouer unto the said Walter Waterline his heires Executors Administrators and Assigns for euer All that Neck of land being a parte of the long Neck within the Mannor of Cornewallis Crosse, lying Betweene a Neck of land called Negroes neast And another neck of land called the Bottome of the long Neck bounded by marked trees vpon the Branches of each neck with an out lett into the woods northerly To have and to hould the said parcell of land to the said Walter Walterline his heires and assigns for ever Yeilding and paying yearely vnto

Liber the said Thomas Cornewallis his heires or Assigns at the Feaste of P. C. R. the nativity of our Sauiour one Barrell of Good Indian Corne contayning fiue Bushells And three good fatt hens or Capons at the Mannor howse called the Crosse And if the said yearely rent shall happen to be behinde or unpayd in parte or in all aboue twenty dayes after the said Feaste of the nativity that then it shall and may be lawfull to and for the said Thomas Cornewallis his heires or assigns to distrayne upon any goods Chattle or Cattle found or being upon the said land or againe to Reenter and possesse him or themselues of the said Neck of land if the same neuer had been sould with all howses buildings Edifices and inclosures thereupon Erected or Builte Any thing contayned in these Indentures to the contrary notwithstanding In Wittness whereof the ptyes within specifyed haue interchangeably Sett their hands and Seales the day and yeare aboue Tho: Cornewallis written

> Sealed and deliuered in the pesence of The mke of HH John Nicholls Robt Guest

Bateman v. John Bateman demands a writt to arrest William Lawrence in an Lawrence accon of debt to the vallue of 1900" tob.

Warrt mde to the Sherriffe of St Marys County to arrest &c

.... demands a writt to arrest Thomas . . . . the case .... of St Marys County to arrest

Elizabeth Greene dem<sup>ds</sup> a warr<sup>t</sup> to arrest Fobby Roberts in an p. 505 Greene v. Roberts accon of the case to the vallue of 5000<sup>th</sup> tobacco on the behalfe of the Orphants of Henry Potter

> Warrt mde to the Sherriffe of St Marys County to arrest &c ret next Proall Cort

> Vnder which warrt was writt, But in case you cannot finde the person of the said Fobby Roberts within this Province

> Attaichmt issued alsoe to the Sherriffe of St Marys County to Attache any of the goods Chattles or debts belonging vnto the said Fobby Roberts to the vallue abouesaid in case the said Fobby be not found within this Province

Cæcilius &c To the Sherriffe of St Marys County Greeting wee 25th command you that by the oathes of twelue good and lawfull men of Pheypo yor County you cause to be extended and appraysed the Mannor of Westbury Which William Stone Esqr at our Provinciall Cort held

[vide 10 Md. the 4th day of March 1653 at St Marys recourred against Marke Arch. Prov. Pheypo the Attorney of John Hansford Administrator of Thomas Weston deceased in sattisfaccon of a debt of twenty one thousand six hundd pounds of tobacco and Caske, And the Extent and appraysemt which you shall thereon make cause to be signifyed at our Provinciall Cort to be houlden at St Marys 25th November next, under thy Seale and the Seales of them by whose oathes the said

October

Inquisicon thou shalt make an haue thou there this writt Giuen at St Liber Marys this 24th of October 1661 Wittness our deare Brother Philip P. C. R. Calvert Esq<sup>r</sup> our Leiutennant of our said Province of Maryland

This day came Thomas Mathews and desired the following Bill Octobr 28th Re Mathews of Sale to be recorded (vizt)

This Indenture made the sixth day of Aprill in the yeare of our Lord God 1661 Betweene Nicholas Guyther high Sherriffe of the County of St Marys in the Province of Maryland Gent of the one party and Thomas Mathews of St Marys in the same County and Province aforesaid Gent, of the other party Wittnesseth That whereas the said Nicholas Gwyther for and in Consideracon five thousand pounds . . . . said Thomas Mathews whereof and where- p. 506 with the said Nicholas Guyther doth accknowledge himselfe to be fully sattisfyed and Contented and payd thereof and of every parte and parcell thereof doth clearely accquitt and discharge the said Thomas Mathews his heires Executors and Administrators and Assigns by theis pesents hath demised Granted Alvened bargained sould and Confirmed and by theis pesents doth demise Grant alven bargaine sell and Confirme to him the said Thomas Mathews his heires Executors Administrators and Assigns for ever all that parcell of land . . . is now sittuated on the South side of St Ellens Creeke and goeing by the name of Mathews hope and beginning at a Marked Pine standing on the Bay side and Running North west for bredth up the Baye the full and Compleate length of two hundred perches and Bounding on the North with a line drawne South west and by West into the woods the length of five hundred Perches on the west with a line drawne South Easte and by Easte from the End of the former line untill it Intersect a Paralell line drawne from the marked Pine at the Bay side on the South with the said Parelell on the Easte with the said Baye Contayning foure hundred acres more or less To have and to hould All that parcell of land Contayning compleately foure hundred acres of land according to the vsuall Survey of the Country Granted at that tyme in the yeare 1652 together with all and singuler the benefitts proffits Commoditives Fishing Fowleings Huntings and Emolluments whatsoeuer in as full and ample manner as any parcell of land is usually taken vp from under his Lop the Proprietor of this Province and further he the said Nicholas Gwyther doth Covent promise and Grant for himselfe his heires Executors and Administrators firmely by theis pesents to and with the said Thomas Mathews his heires Executors Administrators and Assigns to . . . . and make good all and singuler the pemisses . . . . Sale and to defend saue and . . . . of person or persons whatsoeuer that shall by any lawfull or just Tytle deuice or deuices in the lawe to Clayme p. 507 molest or disturbe him the said Thomas Mathews or his heires or Assigns from the free Exercise and use thereof according to the true Intent and meaneing of this Indenture for ever, Yeilding and

Liber paying yearely at the nativity of our Lord or within twenty dayes P. C. R. after a Rent of one bushell of Indean Corne for every hundred acres (that is to say) foure Bushells of Indean Corne for the foure hundred acres to be due and truly payd yearely vnto the said Nicholas Guyther his heires or Assigns for ever And further he the said Gwyther doth declare that whereas he is lawfully possd of this Estate that did formerly belong unto One William Hawly gent. deceased as by a lawfull order of the Provinciall Cort of this Province bearing date the 24th of March 1652 may and doth more at large appeare haue sould this parcell of land to provide a sufficiency where with all to make payment of what Rerige rents are behind that the whole may not fall nor be forfeited for the non Payment of the rent to the Lord Proprietor and therefore he the said Nicholas Gwyther doth binde himselfe and his heires vnto the said Thomas Mathews and his heires and Assigns to make the said Sale good against all just Claymes in the lawe whatsoeuer In Wittness whereof the partyes aboue menconed haue Interchangeably sett their hands and Seales the day and yeare aboue written Nicholas Gwyther

Signed Sealed and deliuered in the pesence of us sitting in the lower howse of Assembly William Euans Luke Gardner W<sup>m</sup> Bretton Cłk:

The abouesaid Bill of Sale was accknowledged by Nicholas Gwyther in open Cort

p. 508 Capt Josias Fendall dem $^{\rm ds}$ a writt to arrest Thomas Taylor in an Taylor accon of detinue

Warr<sup>t</sup> mde to the Sherriffe of Calvert County to arrest ret, next Co<sup>rt</sup>

Fendall v. Idem demands Subpa to Sumons Robert Holte John Nicholls Waring the Case

Warr<sup>t</sup> mde to the Sherriffe of Calvert County to arrest &c ret ut supra.

Igh Abbington Attorney to Mrs Anne Tilney demands Sumons Novembr for Bridgett the wife of Robert Shell Thomas Turner and Walter Pake to testefye in causa John Hammond plt and [Mrs.] Tilney deft Subpa mde to the Sherriffe of St Marys County ret Ist day of the next Cort

Idem demands a writt to arrest Samson Waring in an accon of Mary Warner William Cole Humphry Howell and William Lucas to testefye &c. Subpa mde to the Sherriffe of S<sup>t</sup> Marys County ret ut supra

November Re Willan and Elizabeth his wife that justly &c. they hould

Covenante to Nicholas Holmes and John Marke of fiue hundred Liber acres of land lying in Wye Riuer called Thirmby Grange &c

And the finall Concord is that the said Richard Willan and Elizabeth his wife haue accknowledged that the said fiue hundd acres in Wye Riuer aforesaid with the Appurtenances are the Rights of Nicholas Holmes and John Marke as that weh the said Nicholas Holmes and John Marke hath of the guifte of the said Richard Willan and Elizabeth his wife And the sd Richard Willan and Elizabeth his wife haue remised and quitt Claymed from them the said Richard and Elizabeth and the heires of the said Richard the said fiue hundred acres to the said Nicholas Holmes and John Marke and their heires foreuer And further the said Richard and Elizabeth haue Granted for themselves and the heires of the said Richard that they will warrant the said land to the said Nicholas Holmes and John Marke and their heires against them the said Richard and Elizabeth and the heires of the said Richard for ever, And for this Recognizon Remission Quitt Clayme Warrant Fine and Concord the said Nicholas Holmes and John Marke hath given to the said Richard and . . . . the Sume of five thousand pounds of

John Babtist demands Subpa to sumons Daniel Gourden and p. 509
Babtist v. Archball Wayhope to testefye in a cause Betweene the said Babtist Colclough plt and Major George Colclough who marryed the Relict of Symon Overzee deft.

Subpa mde to the Sherriffe of Charles County &c.

Samuell Brocckett demands a writt to arrest Sarah Marsh in an Brockett v. accon of the case

Warrt mde to the Sherriffe of Ann Arrundell County to arrest &c ret ut Supra

John Abbington Attorney to Mrs Anne Tilney demands Sumons Hammond for John Shertcliffe to testefye in causa John Hammond pit and v. Tilney Anne Tilney deft.

Sumons mde to the Sherr. of St Marys County &c.

dennis Ascolar demands a writt to arrest Capt Josias Fendall in 20th Novembr an accon of the case

Warrt mde to the Sherriffe of St Marys County to arrest &c ret. Ascolar v. Fendall ut supra.

Idem dem<sup>ds</sup> a Subpa to sumons Walter Beane to testefye &c Subpa mde to the Sherriffe of Charles County &c.

Robert Hooper demands Subpa to sumons Nicholas Rawlins and Hooper v. John Bisco, to testefye in a cause betweene the said Hooper and Wm Greene Greene.

Subpa mde to the Sherriffe of St Marys County &c.

This day came Symon Carpenter and desired this following As-Liber P. C. R. signment to be recorded (vizt)

November 26th Be it knowne vnto all men by theis pesents that I George Hack Carpenter Phisitian for me my heires Executors Administrs haue bargained

and sould as I by theis pesents doe bargaine and sell vnto Abraham Morgan his heires and Assigns one Tract of land contayning foure hundred acres called Anne Cattrins Weeke lying and . . . . Maryland in . . . other side vpon the Baye and Easte river as the Pattent more and at large doth specifye To have and to hould the aboue menconed tract of land for him his heires and Assigns for euer And doe alsoe by theis promise to deliuer unto the said Abraham Morgan the Pattent of this specifyed land at the tyme as the said Abraham Morgan has made full sattisfaccon of this specifyed land unto the aboue menconed Hack or his Assigns To the true performance of the same [we] have this Subscribeth with our owne hand and Seale this [George] Hack Eighteenth day of Septemb<sup>r</sup> 1660

Testis John Elzey Seuerin Hack

Vpon which Assignmt was endorsed on the back side of it this following Assignmt vizt

I Abraham Morgan doe by vertue of the within menconed to me hereby Assigne all my right tytle and Interest to the within plantacon to Mr Symon Carpender and on performance of his condicon of this date to me am hereby Engaged in the Sume and Quantity of tenn thousand pounds of tobacco and Caske to make Good to him the Sale of the said plantacon within this pesent yeare and to secure him from all further Claymes and demands of any pson or psons whatsoeuer as Wittnes my hand this 8th day of February 1660

The mke XO of Abraham Morgan

Wittness Fra. Wright John Elzey.

At a Provinciall Cort held at St Marys on Monday the 25th of Nov. 25 p. 601 November 1661

> Present Philip Calvert Esqr Gouernor Baker Brooke and Robert Clarke Esqrs Councellors.

John Jenkins and William Fuller being fine tymes called to answere Attorney General v. vnto such thinges as shall be objected against them on the behalfe Jenkins et al. of the Lord Propr did not appeare.

The deft being twice called and not appeareing the cause was Thomas Gerard v. respitted whilst to morrow morning George

The Cort is a journed till nine of the Clock to morrow morning Thompson peremptorily.

CHARLES CALVERT: GOVERNOR Tewsday the 26th of November Liber P. C. R. 1661 Nov. 26

Present Philip Calvert Esqr Robert Clarke Baker Brooke and John Bateman Esqrs Councellors

Then came the Right Honorable Charles Calvert Esqr and tendred Charles his Comon for Leiuetennant Generall vnder the Right Honoble the Calvert Lord Propr which being read the oathe was administred to him.

takes oath as Governor

Then came Henry Sewall Esqr and tendred his Comon and tooke Henry the oathe of a Councellor and Principall Secretry of State

Sewall takes oath as Chancellor

Whereas there was a Cort called by the Honoble Philip Calvert Esqr Postponethe 25th of this Instant, which Cort is not as yett determined and ment of Court many causes to that Cort and other the County Corts are yett depending which if not determined may proue Injurious to the Inhabitants of this Province These are therefore to publish and declare that I doe continue that Cort and all process to that or other County Courts and all Comons to any Officers both Military and Civill Giuen vnder

To the Right honoble the Gouernor and Councell of the Province of p. 602 Maryland

my hand this 26th of November 1661

Gerard v. Thompson

The humble peticon of Thomas Gerrard Esqr Sheweth That Mr George Thompson stands indebted to Thomas Gerrard Esqr in the Sume of five thousand three hundred and fifty pounds of tobacco which is due p bill

Yor petr humbly implores this honoble Cort that he may have an order granted by yor Honors against the said George Thompson for the speedy payment of the said And he shall pray &c.

The deft upon readeing the pts peticon Confesseth a Judgement for the said fine thousand three hundred and fifty pounds of tobacco

The plt not being present It is ordered that unless the plt doe Edward appeare before the riseing of the Cort this day A non Suite be granted to the deft . . . . plt not appeared.

Philip Hardwood

The deft not appeareing the Cause is remitted whilst the Cort rises John Hamand then if he doth not appeare It is ordered that Judgement shall mond plt pass in defaulte deft not appeared.

James Ueich dēft

To the honoble the Gouernor and Councell of Maryland [The humble petition] of James Thompson....

Whereas Anne Thompson the Sister of yor petitioner by reason of the late troubles in England hath been bound by Indenture to

James Thompson v. Luke Gardner p. 603

Liber Mr John Floyd for the tearme of six yeares and to none other neither P.C.R. heires nor Assignes as by her said Indent<sup>r</sup> may be uerefyed And now the said Floyd (contrary to the true meaning and Intent both of the said Indenture And alsoe an Agreement passed betweene him the said Floyd and yor peticonrs father in England now inhabiting) haueing soone after disposed of the said Anne Thompson vnto one Mr Gardner resident in this Province, And now the said Floyd aboute some halfe of a yeare after deceaseing vpon and by whose decease the said Anne Thompson according to the tenor of her said Indenture was discharged from her Obligacon, but now since she hath serued a rough and bitter Seruitude for the space of three veares ouer and aboue her Tye And being demanded her freedome by her Brother yot petitioner the said Gardner refused and denyed the same These prmisses duely and seriously Considered Yor petr in the behalfe of the said Anne Thompson humbly addresses himselfe to this Honoble Board craueing and Submissibely beseecheing you honors that now at least the said Gardner may be Compelled to deliuer in the said Anne Thompsons Obligacon together with the Custome of the Country and she have her freedome Granted to her the same being soe long due And yor petr farther sues requests and petitioneth for such sattisfaccon as this honobie Board shall adjudge requisite for the tyme of her Service Since yor petrs demand in her behalfe which was vpon the 21th of July last past But however yor pet<sup>r</sup> humbly Craues (in case this may not be granted) that the said Anne Thompson may not be forced to serue six yeares but according to the Custome of this Province which is foure yeares And yor petr shall pray

That whereas the plt peti[ti]oned for one Anne Thompson that is now liueing wth the deft for her . . . .

This Cause is referred to the County Cort there to be determined.

p. 604 Richard Browne v. William John Ham-Executrix Richard

The plt sues for five thousand five hundred pounds of tobacco the Robinson price of his plantacon in Bretton's bay sould to Richard Hoskeys mond v. deceased, The deft pleades that Richard Hoskeys had payd & Secured Anne Tilney the sattisfaccon to Anne Hammond the wife and Attorney of the plt vnto as by the Originall Bill of Sale and the Record of the same appeared that vpon sattisfaccon made the Bill for the Tobacco was deliuered deceased to the said Hoskeys & is not now Extant And the pit being not able to produce any Specialty under the said Hotchkeys hand and the Originall bill of Sale accknowledgeing sattisfaccon made non Suite is granted to the deft with Costs of Suite

> These presents Wittnes that I Anne Tilney doe appoynt my freind Thomas Manning to be my Attorney to answere in my behalfe the Suite of John Hammond this Cort Wittnes my hand this 26th November 1661 Anne Tilney

Wittnes Tho: Trueman

Knowe all men by theis preents that I Richard Hassell Cittizen and Liber Salter of London doe by theis p<sup>r</sup>sents make constitute and authorize P.C.R. Daniel my loueing freind Daniell Johnson of Maryland Planter in Charles Johnson v. county . . . . Attorney for me and in my name and to . . . . recouer Turner and receive of and against . . . . parts beyond the Seas Widdowe and p. 605 James Langworth of Maryland Planter in the parts beyond the Seas he or his heires Executors and Administrators or her heires Executors and Administrators or any of them all and singuler Sume and Sumes of money debts and other dutyes whatsoeuer to me from him or her due oweing and belonging by Bill bond Specialty booke accompt or otherwise howsoeur Giueing and by theis prsents Granting vnto my said Attorney full power and lawfull authority in the prmisses to sue attache Seize sequester arrest imprison and condempne and forth of prison againe to deliuer Attorneys one or more under him to appoynte and the same againe to reuoake and upon the Receipts in this behalfe Acquittances or other lawfull discharges in my name to make Seale and deliuer and generally to doe all other thinges requisite in or aboute the prmisses as effectually as I my selfe might or could doe being personally present And I will Rattifye confirme & allowe all and whatsoeuer my said Attorney shall lawfully doe or cause to be done in or aboute the prmisses by force of theis pesents In Wittness whereof I have hereunto sett my hand and Seale the last day of July in the yeare of our Lord God 1661 And in the thirtyth yeare of the Raigne of our Soueraigne Lord King Charles the second &c Richard Hassell

Sealed and deliuered in the presence of us Francis Killborne Hugh Newman John Browne

The plt not stateing his busines legally the cause is respitted till next Cort

To the honoble Gouernor and the rest of the Councell

The humble peticon of George Thompson Sheweth That whereas v. Gerrard yor petr bought certaine Rights of land of Mr Thomas Gerrard which Rights hath not appeared to be the said Gerrards but one Mr Marmaduke Snowe & therefore yor petr hath both been debarred of a warrant to take up land and alsoe hath but little security for . . . . land already taken up by yor peticon and for the want of the good use of the said Rights yor petr hath been much dampnifyed and humbly craueth that at least .... pet may be compelled to pay the order of Cort but according to yor petrs former bargaine with Mr Gerrard

The prmisses being taken into yor honoble serious Consideracon yor petr most humbly craueth Releife with, cost and charge of Suite and yor petr as in duty bound shall ever pray &c.

The plt sueth as in peticon aboue written Ordered that the deft shall make Good such Rights as he hath solde the ptt and the deft

p. 606

Liber to pay soe much tobacco proporconably for the land he hath in his P. C. R. posson

The Cort is a journed till nine of the Clock to morrow morning

Nov. 27

Wednesday the 27th of November

Present Charles Caluert Esqr Gouernor Philip Caluert Esqr deputy Leiutennt and Chancellor Henry Sewall Esqr Secretary Robert Clarke Baker Brooke and John Bateman Esqrs Councellrs

William [Fobby] Roberts

The Attachmt agt the deft is to be in force and continue till next Greene v. Cort and [if] the deft doe not appeare It . . . . shall pass in . . . .

p. 607 the plt sueth for 3800<sup>th</sup> tobacco Assigned to him by Coll Utye the Capt Josias Assigne of Richard Bennett Esq<sup>t</sup> being tobacco due to the said Ben-Samson nett by Acte of Assembly And the deft Confessing that he did prom-Waring ise payment of the said tobacco It is ordered that the deft pay the said tobacco to the said Fendall.

Brockett v. Mash To the honobie the Gouernor and Councell of Maryland

The humble peticon of Samuell Brocckett Sheweth That yor petr sued and impleaded Mrs Sarah Mash at a Cort held at Saint Marys the last of February for a parcell of land in Kent County for which yor petr hath a Pattent the said Mrs Mash then appeared by her Attorney Mr Richard Smith who claymed a Refference ypon prtence that he could proue the said land to be forfeited for rebellion Yor petr humbly craueth that the said Mrs Sarah Mash may make appeare that the land is forfeited by such Rebellion or yor petr haue order to be quietly possest of the said land and he shall pray &c

Ordered that this cause be Referred to the view of the Records

Robert v. Richard p. 608

The plt sues for certaine Goods deteyned as he alleageth by Kingsbury Augustine Herman and being not able to make any thing appeare Collett Non Suite is granted to the deft

Dennis Ascolar v. Josias Fendall

The plt sueth for his Freedome he comeing into the Country without an Indenture and haueing served the deft seauen yeares Whereupon a Jury was impannelled to Judge of the plte age And the Cort to determine how long he is to serue.

The Jury Impannelled for Ascolar are William Heard Archbald Wayhope Daniell Johnson Humphrey Haggett, George Thompson, Francis Wyne, Henry Peere Zachary Wade Thomas Allanson George Macckall Walter — William Kennedey

Then were sworne of the Jury Humphry Haggett Foreman together with the rest aboue mencond

## Verdict of the Jury

Liber P. C. R.

The Jury findes that Ascolar is twenty yeares of age The Judgement of the board is that he serue the def<sup>t</sup> one yeare longer and then to be free.

At a Cort held in Charles County 2d July Anno 1661

Present Mr Henry Adams Mr Thomas Stone Mr Francis Pope Mr Thomas Baker Humphry Haggett v. Zachary Wade

The plt arresting the deft in an accon of the case preferreth his peticon as followeth

To the Worshipfull Comrs of Charles County

The humble peticon of Humphry Haggett Sheweth That Whereas yor petr deliuered a Bill of one thousand pounds of tobacco last September unto Zachary Wade and the said Wade promised at the same tyme to deliuer . . . . an Indenture of one Robert James weh . . . . for a Runaway . . . . Banckes and the . . . . this Servant & hath euer since broake his Articles

р. боо

Yor petr therefore humbly craueth this Worshipfull Bench to Compell the said Wade to deliuer yor petition in his Bill with Costs and Charge of Suite And yor petr shall pray &c.

The deft alleadgeing imediately hereupon that the said Haggatt had Couenanted with the said James as a Freeman for fifteene moneths Seruice or thereabouts and withall desired that the said Condicon should be produced and that the ptt might be Compelled to proue his peticon

The pit hereupon produceth the Condicon which is as followeth These presents Wittnesseth that I Robert James doe Couenant to serue Humphry Haggett till the 25<sup>th</sup> of december in the yeare of our Lord 1661 in such Seruice and Employment as the said Haggett or his Assigns shall employ him in during the said tyme And in Consideracon whereof I the said James haue gott the said Haggett to Compound with Captaine Banckes for one thousand pounds of tobacco a difference which was betwixt Mr Richard Banckes for and likewise I the said Haggett doe Engage to giue the said James two Shirts one paire of Canvas drawers and a paire of shoes to these Articles I the said James doe Engage to performe the Seruice above specifyed as Wittnes my hand this fourth of September 1660

Wittness Thomas Wentworth Zachary Wade Robert James

And according to the def<sup>ts</sup> request the plt desireth that his subpened wittnesses may have their Oathes given them for the Confirmacon of his peticon which is Granted

Thomas Shelton of Charles County in the Province of Maryland Taylor aged 28 yeares or thereabouts sworne and Examined in open Cort Sayth

That Mr Haggett deliuered unto Mr Wade a bill of one thousand P.C.R. pounds of tobacco and that the said Wade was to deliuer in a Condicon of one Robert James from Mr Bancks which the said Wade had . . . . a way And that the . . . . due . . . .

Thomas Wentworth of the said County and Province Gent sworne and Examined in open Cort sayth that Mr Haggett deliuered unto Mr Wade a bill of one thousand pounds of tobacco and that Mr Wade did promise to bring up a Condicon and to beare the said Haggett harmeles from his father in lawe Mr Bancks as soone as he retourned up againe And that in their discourse Robert James alleadged that he was unwilling to goe downe to Mr Bancks because he the said James had dealt soe . . . . teously by him And that he had Run away and taken Cloathes away from the said Capt Bancks and soe upon that Accompt desired Mr Haggett to pass his . . . . to Mr Bancks for one thousand pounds of tobacco and further sayth not

The deft alleadgeth that he the said James was indebted unto his father in Lawe Capt Bancks to the vallue of Eight hundred pounds of tobacco which the said James had received in parte of payment for his wages from the said Captaine Bancks in Cloathes and other things to the said vallue and further alleageth that he apprehended the said James as his father in Lawes Seruant and not as a Felon.

The pit desireth the Board to take notice that the deft Confessed to have apprehended the said James as his father in Lawe his Seruant and Consequently had noe power to all the said Seruant without an Assignment of the said Seruant Condicon from his father in Lawe unto him or power by way of a letter of Attorney to all the said Seruant or to Acte in all things in his absence as if he were personally present All which power yr Orator dares boldly say the said Mr Wade was destitute of and therefore the said Seruant could not be yor orators by reason the said Bancks if soe it had pleased him might have made him over unto any man and noe man had power to twart the same and after the said Wade retourned from St Marys ward he did not according to his promise deliuer unto yor Orator the said seruants Condicon and when he the said James, run away, (if in case yor Orator had used his utmost endeauor for the . . . . of the said Seruant he was disinabled and . . . . had noe power and therefore p. 701 could . . . . and crye as other Wherefore it is ordered that the said Haggett should have in his Bill and that Mr Wade pay the Cost and Charge of Suite Geo Thompson Ctk.

The deft appealeth to the Provinciall Cort

Vide pet. fo: 498

The plt Assigns Error in Judgement that the said Humphrey Haggett did sue the plt for the deliuery of a Bill, which bill was made for the payment of the tobacco vnto Richard Bancks of Popler Hill and not to the plt, Rehearing is assignd the first day of the next Cort

William Bushell v. Thomas Dent

this Cause is respitted whilst next Cort

The Jury retourns their Verdict that haueing Sworne and Exam- Liber ined the Wittnesses doe finde the force to be of truth. Ordered that P.C.R. Patience a writt issue out to the Sherriffe of St Marys to Sumons Ellinor Martine v. Martine George Wilson and Thomas Ward to appeare at the next Ellinor Martine Provinciall Cort to answere the force.

Vide pet. & order fo:

To the Right honoble the Gouernor and Councell of the Prouince John Babtist of Maryland

v. Major George Colclough

The humble peticon of John Babtista Sheweth That whereas yor pet hath been dayly troubled by the Attorneys of Mr Symon Overzee deceased . . . . as he is not . . . . prayes that they may be forced to p. 702 some issue . . . . that at length he may have some Redress And he shall pray &c

Thomas Prichard aged forty yeares or thereabouts sworne the 17th day of June 1661 Sayth That when this depont was Mr Ouerzees Ouerseer at Portoback Mr Ouerzee brought one John Babtist vp to him in or aboute the moneth of May 1651 And tould this depont he could not tell what to doe with him askeing him this depont whether he would take him in for a Share and he replyed noe, his Crop was pitcht And the said Mr Ouerzee sayd that John Babtist was his Seruant for two yeares or to pay him two thousand pounds of tobacco for his Freedome whereupon this dept allowed the said Mr Ouerzee halfe a Share of tobacco for that ensueing yeare and that Mr Ouerzee left him with this depont at all Comands as Seruant and further Sayth not

Jur. coram Philip Calvert.

The marke of Thomas Prichard

At a Quarter Cort held at James Citty the 10th of March 1653 Present Richard Bennet Esqr Gouernor Coll Wm Clayborne Coll Wm Bernard Coll Thomas Pettus Coll George Ludlowe Esqrs

Whereas John Babtista a moore of Barbary hath pet. for his freedome and hath made it appeare by sufficient proofe that Mr Ouerzee that brought him in did not sell him for his life tyme and haueing already serued Major Thomas Lumbert fine yeares The Cort doth order that he shall yett serue two yeares more and then be free or otherwise produce two thousand pounds of tobacco and Caske to be forthwith payd at the Buck river at Kequotan or Newport News Ro. Hubberd Cłk

. . . . Lambert full sattisfaccon . . . . for the use of John . . . .

This bill bindeth me John Babtista my heires Exrs or Admrs to pay p. 703 or cause to be payd vnto Symon Ouerzee or his Assigns the Sume of Eighteene hundd pounds of tobacco and Caske this tobacco to be

Liber payd at Portoback Creeke in the Province of Maryland as Wittnes P.C.R. my hand this 5th March 1655 The mke of John Babtista

Wittness Jobe Chandler The mke A of Alexander Sympson

The Deposicon of William Capps aged 42 yeares or thereabouts Sayth That being at worke at Mr Ouerzees howse heard the said Mr Ouerzee say that John Babtist was his serut for two yeares and Wm Capps further Savth not

Sworne before me Tho Keiling

William dver sweares the same with W<sup>m</sup> Capps sworne before Tho Keiling

Daniell Gourdon sworne in open Cort Sayth that John Babtista was brought to Symon Overzee in May and serued the said Ouerzee till March after and further Sayth not

Archball Wayhope sworne in open Cort Sayth That he doth knowe John Babtist to be Symon Ouerzees seruant and that he serued him two yeares within a Fortnight

Ordered that the plt haue his freedome Bill of 1800# tobacco together with Corne and Cloaths and the deft Costs of Suite

P. 704 To the Right and Re Attwick the Prouince of Maryland To the Right honobie the Gouernor and the rest of the Councel of

The humble peticon of James Attwick Sheweth and humbly implores in refference to his age 65 yeares or thereabouts That yor Honors will be mercifully pleased to dismiss yor poore pet from the burthen and Charge of his Country Leauyes And yor petr shall pray &c.

Vpon the peticon abouesaid It is ordered that for the future the petr never be charged any . . . . of his Leauy

Attorney Bradnox

The deposicon of Sarah Taylor aged twenty yeares or thereabouts General v. sworne and Examined in Cort 17th July 1660

Yor depont Sayth that Thomas Watson in tyme of his sicknes had very bad usage which was not fitt for a Christian in his weake Condicon And yor depont further Sayth that her Master and Mistres forwarned yor depont and the rest of her fellow Seruants from carrying the said Watson either Victualls or drinke at the pill of a basted Coate vales he came into the dwelling howse for itt Soe that the said Watson continewed six dayes and had neither Victuall nor drinke Soe that he drunck his owne Water in yor deponts sight The [A Cowl Seauenth day he came into the howse Creeping sometymes of all staff is a foure sometymes houlding by the Pallasadoes And when he come in which a tub yor depont Gaue him such Victualls as the rest of the Seruants had, is supported And yor depont Sayth that the said Watson tould her that his Mrs veen two persons was her death by a blowe she gaue him with a Cowle staffe which

pole upon between two

Blowe caused an Impostum to breed in the small of his back and it Liber was broken inwardly yor depont sayth that he mayn . . . . to her P. C. R. Mistres face, But she . . . . Kick with her foote And . . . . day there p. 705 being . . . . he at night Yor depont could not sleepe, and in the night she felt her Bedd shake and being Scared that the hare of her head stood right vp an End, not knowing the reason she lookt out of her bed and she sawe Thomas Watson standing by her bedside in the same likenes he was in in his prosperity. she sayd Lord haue mercy upon me and he gaue a Screeke and went his way And yor depont further sayth that the said Watson being turning the Spitt some three weekes before he dyed the fyre being something hott Soe that he could not Turne for the heate thereof, with that yor deponts Master pulld him out of the Corner and struck him soe violently with his hand on the Brest and tace that the blood issued out of his mouth and nose Yor depont shewed the blood on the Ground to Thomas Southerne And yor depont Sayth that two or three dayes before the said Watson dyed he did absolutely Say that his Master and Mrs was the cause of his death And yor depont Sayth that she John White and Thomas Southerne was discourseing of the said Watson and how he should tell them that his Master and Mistres was his death and that their Mrs over heard thm and that she came to them and scoulded at them, but they denyed what they sayd and she went in and tould their Master what they sayd And he came to John White and asked him if yor depont sayd any such thing And the sayd White denyed he heard her say any such thing And their Master made Answere you say soe to saue her abasted Coate but she shall haue it for all that And yor depont sayth that Thomas Watson was in perfect sence and memory to the last night of life

Sarah & Tayler her marke

The dep<sup>n</sup> of Thomas Southerne aged twenty yeares or thereabouts sworne and examined in Cort the 17th of July 1660

Yor depont sayth that Thomas Watson in tyme of his sicknes had very bad usage which was not fitt for a Christean in his weake condicon yor depont . . . . Charged him that . . . . not any Sustenance p. 706 att all But was forst to drinke his owne water and the seauenth day he came into the howse houlding by the Pallasadoes like a young Child Yor depont sayth that he heard the said Watson tell John White that his Mrs had struck him over the small of the back with a Cowle staff which would be his death Yor depont sayth that he and the said Watson and John White went out to Cutt wood and in pipeing their Master came and asked them if that was their worke and takeing the said Watson to falling of a Hiccory tree and while he was falling the tree, He Cutt a Hickory stick and beate the said Watson many a Stripe John White standing by sayd he counted the

Liber Stripes and he sayd there was fifty odd And yor depont sayth that P. C. R. another tyme goeing to the thickett to worke, his Master Cutt a Stick and beate the said Watson till he broake itt and when he had done he cutt another and gaue it John White and bad him driue him a long and further sayth not Thomas 3 Southerne his marke

> The deposicon of John White aged 22 yeares or thereabouts sworne and Examined in Cort the 17th of July 1660

> Yor depont sayth that Thomas Watson in tyme of his Sicknes had very bad usadge not fitt for a Christean in his weake condicon And

yor depont further sayth that his Master Capt Thomas Bradnox and his Mrs Mary the wife of the said Bradnox forewarned vor depont and the rest of his fellowe Seruants from carrying either Victualls or drinke to the foresaid Thomas Watson untill he came into the dwelling howse for itt voon perill of a Basted Coate Soe that the said Watson continued six daves and noe body durst to carry him either Victualls or drinke Soe that the said Watson was forst to drinke his owne water the seauenth day the said Watson came into . . . . desired for Gods sake for to give him some . . . . him Buffle head and . . . . p. 707 asked him if he . . . . if thou Doest thou art mistaken I will take none out of my Crop to that purpose for thou art enough to be out of itt And yor depont further sayth that aboute three dayes before the said Watson dyed he sayd to yor depont John God by for my Mrs hath been my death and yor depont askt him, How and he answered by a Blowe my Mrs gaue me with A Cowle staffe ouer the small of the back After vor depont had heard what he sayd vor depont called his Mistres Thomas Southerne and Sarah Taylor, and the said Watson mayntayned what he had tould yor depont to her Face before them, his Mrs called him Rouge and sayd he lyed it was a Kick with her Foote And yor depont further Sayth that the said Watson doth walke and that he hath seene him two seuerall tymes the first tyme was in the night yor depont being troubled in his Sleepe awaked and turned his Face towards the Outside of the bed and he sawe Thomas Watson standing by his Bedside or something in his likenes wth that being scared vor depont turned himselfe aboute and sayd Lord haue mercy upon me, and the said Watson went away and gaue a Screeke And the next morning Yor depont tould his fellowe seruant Sarah Taylor what he had seene, the second tyme yor depont sawe the said Watson appeare was in the day tyme Betweene twelue and one of the Clock and then he appeared in manner as before And further yor depont sayth that his Master gaue the said Watson fifty cruell blowes vpon the head and sides with a good round hickory Stick in the begining of his sicknes which made his head swell and another tyme yor depont sayth that his Master followed him from morning till Noone with a Stick in his hand to make him fetch wood and beate him more like a dogg then a Christean, and after he had broken his stick he gott another and gaue it yor depont and bad him

driue him a long but yor depont would not strike him the rest of yor Liber depts fellowe Seruants can testefye the same Yor depont . . . . the P. C. R. stick his Master gaue . . . .

Then was impannelld a Jury for the tryall of Mary Bradnox the p. 708 Relict of Thomas Bradnox (vizt)

#### Richard Smith Foreman

George Macckall
Humphry Haggett
Robert Kingsbury
Walter Pake
James Ueiche
William Greene
William Hatton
Francis Anketill
Daniell Clocker
John Bogue
Zackary Wade
William Kennedey
Walter Beane
Richard Collett
Daniell Johnson

Then the said Mary Bradnox tendred to the Board these following dep<sup>ns</sup> (vizt)

The deposicon of William Hemslye aged 26 yeares or thereabouts taken before Mr Philip Connor the 4th day of September 1660

Yor depont sayth that Capt Thomas Bradnox desired him for to come to see his Seruant Thomas Watson for he sayd he had the Scurvey and he used all meanes he could, but could doe him noe good Soe yor depont went to see the said Watson, and Capt Bradnox askt yor depont for to take him in hand if I thought I could cure him I tould him I had not meanes to undertake the Cure for it was my Judgemt he was in soe deepe a dropsy that it was incureable but I directed Capt Bradnox what to gett to doe him good if possible any good could be done And Capt Bradnox sayd he could not tell where to gett such things as yor depont directed him but if they were to be gott, he would Endeauor to gett them in shorte tyme after yor depont heard the said Watson was dead & further sayth not

Jurat coram Philip Connor W<sup>m</sup> Hemsley

The dep<sup>n</sup> of Thomas Wetherell aged 53 yeares or thereabouts sworne and Examined in Co<sup>rt</sup> the 17<sup>th</sup> of July 1660

Thomas Bradnox sent for . . . . of Thomas Watson . . . . depon<sup>t</sup> sayth he . . . . received But what it pleased God to lay vpon him nor  $_{p.\,709}$  yo<sup>r</sup> depon<sup>t</sup> knoweth not of any bad usadge he had in the tyme of his Sicknes and further sayth not Thomas  $\otimes$  Wetherell his marke

John Dobbs sworne and Examined in Co<sup>rt</sup> Sayth the same verbatim with Thomas Wetherell aboue and further Sayth not.

John † D dobbs his marke

John White aged 22 yeares or thereabouts sworne and Examined July 17<sup>th</sup> 1660 Sayth Aboute the midle of the last moneth yo<sup>r</sup> depont heard Sarah Taylor tell yo<sup>r</sup> depont that if she should not gett the Vpper hand or day of her M<sup>rs</sup> in the Seate which she hop't she should, that she would Run a Knife into her Mistres Bowells and

Liber alsoe in her owne before the face of the Co<sup>rt</sup> and further sayth P. C. R. not John White © his marke

Jurat coram Philip Connor.

Thomas Southerne being Examined sweares the same verbatim with John White Thomas S Southerne his marke Jurat coram Philip Connor

The dep<sup>n</sup> of John White aged 22 yeares or thereabouts taken the 13<sup>th</sup> of August 1660 sworne & Examined Sayth That sometymes in January last being falling of a tree yo¹ depon¹ and another man that Thomas Watson stood under the said tree yo¹ depon¹ bad the said Thomas Watson stand from the tree, else the tree would knock him on the head the said Watson replyed he did not care if any man would nock him one the head for his disease would kill him and further he deposeth not

Jurat coram Philip Connor

John & White

The dep<sup>n</sup> of John dabb taken before M<sup>r</sup> Philip Connor Sep<sup>t</sup> 29° p. 800 1660 Sayth That aboute the 17<sup>th</sup> of February last past Thomas Watson Seru<sup>t</sup> to Cap<sup>t</sup> Thomas Bradnox came to my howse being very sick and much Swelld with the Scurvy and Thomas Wetherell in yo<sup>r</sup> depon<sup>ts</sup> presence did strip the said Watson to uiew him And yo<sup>r</sup> depon<sup>t</sup> did then see the Members of the said Watson and they were broken, and the Skyn gone of them And yo<sup>r</sup> depon<sup>t</sup> did hold the Candle while Thomas Wetherell did anoynte them and wee did aske the said Watson whether or noe his Master or Mistres had abused him and he sayd noe, but his desease was the cause or words to that Sence and purpose And yo<sup>r</sup> depon<sup>t</sup> saw afterwards when the said Watson was dead his M<sup>r</sup> Cap<sup>t</sup> Thomas Bradnox to handle the said Corps and further sayth not, but the said Watson then sayd that his M<sup>r</sup> and Mistres did keepe a greate Stirr with him to walke and stirr aboute and further sayth not

Jurat coram Philip Connor.

John dabbs † D his marke

Thomas Wetherell haueing heard the same read according to John dabbs testemony doth affirme the same verbatim And further sayth that Capt Thomas Bradnox did touch the Corps of Thomas Watson and thrust his Thumb vpon his body to shew how his flesh did dent and stirrd and shogd the Corps which on my oathe at Poynt Loue I did then relate the 17<sup>th</sup> July last past And further I did not in the leaste see any blood come from the Corps where Capt Bradnox touched him and further sayth not but Thomas Watson tould yor declarant he had not drinke enough

Thomas 

Wetherell his marke

The dep<sup>n</sup> of Charles Hollinsworth aged 21 yeares or thereabouts sworne and Examined the 7<sup>th</sup> of Sept<sup>r</sup> 1660 before M<sup>r</sup> Philip Connor White had . . . . not been vnder age the Reporte went he had been P. C. R. hanged And yo'r depon' knew the said White to be an idle Runaway p. 801 and of noe Creditt And yo'r depon' heard say that John White was for sworne or perjured And alsoe that the said White had broken open a Store howse as the Generall Reporte went And further yo'r depon' sayth not

Jurat coram Philip Connor Charles X Hollinsworth his marke

The aforesaid Jury retourned their Verdict thus (vizt) Wee of the Jury haueing duely enquired doe finde noe cause of p<sup>r</sup>sentment concerning the death of Thomas Watson.

And Proclamacon being made that if any man have any thing to say on the behalfe of the Lord Proprietary against Mary Bradnox the Relict of Thomas Bradnox concerning the death of Thomas Watson they shall be heard

Noe man appeareing the said Mary Bradnox is Cleared by Proclamacon

The plt desireth an Appeale in Chancery against the next Cort Robert Which was granted.

Robert Hooper Wm G

The Cort is a journed till to morrow morning at nine of the Clock et vx

Hooper v. Wm Greene et vx

# Thursday the 28<sup>th</sup> of Nouemb<sup>r</sup> Present as before

Nov. 28 Attorney General v.

.... last Co<sup>rts</sup> for some misdemeano<sup>rs</sup> by him Comitted And p. 803 hath for the space of foure or fiue moneths been a Prisoner almost to his Ruine And whereas alsoe he is absolutely dejected through the Sence of his former follyes and unfeignedly hath made most serious vowes of Amendm<sup>t</sup> being certainly assured of yo<sup>r</sup> Hon<sup>rs</sup> clemency to his tender yeares he haueing soe penitently ueiwed his p<sup>r</sup>sent misery

The primisses considered yor penitent petr humbly implores yor honors that his vowes of Amendmts may not be Cropt nor suffocated by a Continued Restraint but receive nutriment from yor Honors Clemency by the enjoymt of his Release in such nature as to yor honors shall seeme meete And he shall pray &c.

Vpon the peticon aboue said It is ordered that the pet be releast.

The plt Claymes a Refference till next Cort which was granted

To the honobte the Gouernor and Councell of the Prouince of Sarah Maryland

The humble peticon of John Hobbs Sheweth That yor petr being indebted to Humphry Haggett in a certaine quantity of tobacco did

Samuell Brockett v. Sarah Marsh Hobbs v. Haggett Liber article and agree with the said Haggett to liue with him and worke P. C. R. in Coopery he haueing one halfe of his labor to finde him dyett lodging tymber &c. and yor pet the other halfe of what proffitt should be made out of his worke and to receive and pay himselfe out of that produce what he should justly be indebted to him

.... Haggett usurping the power of a Master ouer .... to threats p. 804 and most inhumane .... Complaynt & removeall .... prayeth that the .... County to Examine and gine a Reporte to this honoble Cort

how they finde present difference And he shall pray &c.

Ordered that the busines be referred to the County Co<sup>rt</sup> and that John Hobbs doe giue in security there to appeare to answere unto Humphry Haggett And that the Com<sup>rs</sup> of that County are to see justice done in the busines

Bradnox v. Taylor To the honoble the Gouernor and Councell of Maryland

The humble peticon of Mary Bradnox Sheweth That whereas there was an accon of Conspiracy entred by Thomas Bradnox against Sarah Taylor who is unjustly freed which accon could not be determined till the said Bradnox was cleared of the death of Thomas Watson, which being cleared yor petr humbly crauses such sattisfaccon of Sarah Taylor for such her Conspiracy And Running away from her seruice to accomplish her unchristean designe as yor honor shall see just Cause for And yor petr shall pray &c.

Ordered that Sarah Taylor giue in Security to appeare at the next Provinciall Cort

Snow v. Gerrard To the Right honoble the Gouernor and Councell of Maryland

The humble peticon of Marmaduke Snowe Sheweth That whereas Thomas Gerrard Esq<sup>r</sup> and Brother in lawe to yo<sup>r</sup> humble peticon<sup>r</sup> hath obteyned a Judgement against one George Thompson for sattisfaccon for some certaine Rights of land which rights did, and still doe belong vnto yo<sup>r</sup> pet<sup>r</sup>....

p. 805 I doe hereby impower Coll W<sup>m</sup> Euans or Thomas Turner Gent, to
Act for me as my Attorney Generall in all Causes whatsoeuer me
concerning during this p<sup>r</sup>sent Co<sup>rt</sup> Wittnes my hand this 28<sup>th</sup> of
November 1661 Marmaduke Snowe

Thomas Turner appeareing the Attorney of Marmaduke Snowe, The Co<sup>rt</sup> did Judge that there was not sufficient Grounds of supersedeas to be granted vpon the peticon

Adjournment of Court of February next

Thompson George Thompson demands a writt to arrest Thomas Gerrard in v. Gerrard an accon of the Case to the value of 20000<sup>†</sup> Tobacco

Warrt mde to the Sherriffe of St Marys County to arrest &c. ret. Liber the first day of the next Cort

Idem demands Sumons for Robert Clarke to testefye &c. Idem demands Sumons for Thomas Allanson to testefy &c. Sumons mde Ret : ut Supra.

Warrt to the Sherriffe of Baltemore County to apprehend George Attorney Vtye and Richard Wells whoe are to appeare at the next Cort to General v. Utye & answere to a high Contempt comitted agt his Lops Governmt.

Marmaduke Snowe demands a writt to arrest Thomas Gerrard 7th Dec. in an accon of the case to the value of 1400<sup>th</sup> ster. and 35000<sup>th</sup> tobacco Gerrard

Warrt mde to the Sherriffe of St Marys County to arrest ret. ut Supra

William Calvert Esqr demands a writt to arrest Henry Pennington Calvert v. Pennington in an accon of trespas

Warrt mde to the Sher, of St Marys County to arrest &c. .... John Thompkinson . . . .

Memorandum this day came Henry Banister and desired the En- 16th Dec. sueing to be recorded (vizt)

p. 806 Re Banister

Theis presents testefye that I Thomas Stone in Charles County haue Sould and bargained for vnto Henry Banister to him and his heires Executors a parcell of land being parte and belonging to the Mannor of Westbury or one Tenemt of Coppyhould therevuto lying on the side of the Hills Betweene Capt Prices and Robert Jones Plantacons that were aboue the Pathe in the wood that way goeing to be two hundred acres, And this aboue menconed two hundred acres I doe by theis preents sell bargaine for Sell and deliner to him the said Henry Banister his heires or Assigns for and during the Extent vpon the same by order Cort to me belonging paying for the same at the vsuall receipt of rents in this province two Bushell of Indean Corne p ann to me my heires or Assigns. And in fine According to specialty two thousand two hundred pounds of tobacco. As Wittnes my hand and seale this 25th of November 1661

Tho. Stone

Sealed and deliuered in the prsence of Enoch Daughty Richard Stone

Richard Kadmore demands a writt to arrest Thomas Steeres in Kadmore v. an accon of debt.

Warrt mde to the Sherriffe of St Marys County to arrest &c ret ut Supra.

Re Neale

Cæcilius &c. To the Comrs of St Marys and Charls Countyes all P. C. R. or any of them Greeting Whereas Capt James Neale haueing in the yeare 1644 left certaine Neate Cattle Seruants and Guns and other p. 807 goods in the posson of Nathaniell [Pope] . . . . the Estate of the said Neale into the parts of Virga or otherwise out of the Jurisdiccon of our Proall Cort Now Knowe yee that to the End the said James Neale may be Enabled to sue in the Corts of Virginea or else where and the Wittnesses liueing within the County of St Marys or Charles County wee haue thought fitt and doe hereby authorize you the said Comrs of St Marys and Charls countys All or any of you to examine vpon oathe such persons as the said James Neale shall desire you touching any Estate by him to the said Pope Comitted and the said Examinacons soe taken to our Provinciall Cort transmitt vnder yor hands and Seales and Close sealed up to the end that from thence they may be certefyed authentically to any Forreigne Cort that right may be done Giuen vnder the lesser Seale of this our Province of Maryland this 9th of december 1661 Wittness our deare sonne Charles Calvert Esqr our Leiuetennt of our said Province

December Attorney General v. Thurston

Warrt to the Sherriffe of Calvert County to apprehend the body 10th of Thomas Thurston without bayle or Maynprise

vide 3 Md. eodem die

Warrt to the Sherriffe of Calvert County to deliuer the body of Arch. 362 Thomas Thurston to Richard Preston to Maynprise

Re Abercrombie's Estate

Whereas I am credibly informed that Dauid Aber Crombey is departed this life, These are therefore in the name of the Right honoble the Lord Proprietary to will & require you William Harper and John Lawson, late Attorneyes of the said dauid Aber Crombey And all other Attorneys within this Province (if any be) not to dispose or parte with any the goods, or other Estate of the said dauid Aber Crombeys left in yor hands till further . . . . And likewise that both of you make yor . . . . next Proall Cort to be held . . . . p. 808 next to shew . . . . to James . . . . said dauid Aber Crombey late

deceased as aforesaid Giuen at St Marys 14th day of december 1661 To the Sherr, of St Marys County

Re The St.

For as much as his Lop the Right honobie the Lord Propt hath by George speciall order Comanded the deliuery of the St George of Bantry vide 3 Md. special order commanded the hands of Coll. George Walters or his Arch. Coun. with her Loadeing into the hands of Coll. George Walters or his 361 Assigns. And whereas vpon Enquiry made I doe finde that the said Ship and goods are not yett deliuered. I doe hereby straightly charge and Comand as well Capt Josias Fendall as the then Treasurer Philip Calvert Esq<sup>r</sup> to deliuer the said Ship and goods or the vallue now in their posson to the said Walters or his Assigns any Respitt formerly by the Councell granted to them or either of them to the

Contrary hereof notwithstanding as they will answere the Contrary Liber at their perills Giuen vnder my hand 10th dec. 1661

Charles Calvert

Robert Maccklyn demands a writt to arrest Thomas Williams in Dec: 20th an accon of debt

Maccklyn v. Williams

Warrt mde to the Sherriffe of Kent County to arrest &c ret 1st day of the next Cort

William Bushell demands a writt agt Thomas Dent Daniell Clocker George Macckall and W<sup>m</sup> Hatton Ex<sup>rs</sup> to Coll. John Price in an accon of the case another writt for the same persons in an accon of detinue

Jan: 3d Bushell v. Dent et al. Price v. Dent et al

Warrt mde to the Sherriffe of St Marys County to arrest &c.

John Hammond demands a writt to arrest Anne Tilney Extrix to Hammond v. Tilney Richard Hoskeys decd in an accon of the Case. Execx.

Elizabeth Packer demands Attachm<sup>t</sup> . . . Thomas

Packer v.

Augustine Herman by his Attorney Richard Collett demands a p. 809 writt to arrest Nicholas Young Attorney of Major George Colclough Colclough in an accon of Covent

Warr<sup>t</sup> mde to the Sher. of S<sup>t</sup> Marys County to arrest &c.

Warrt to the Sherriffe of Charls County to apprehend the body Jan. 10th of John Jenkins and Christopher Russell without Bayle or Mayn-Attorney General v. prise

Jenkins et al.

Eodem die Warrt to the same sherr, to Confine Capt Josias Fen- Attorney dall to his owne howse.

General v. Fendal!

Capt James Neale demands a writt to arrest Robert Cole in an Neale v. accon of the case. Cole

Warrt mde to the Sherriffe of St Marys County to arrest &c.

John Nicholls demands a writt to arrest John Nuttall in an accōn Jan. 15<sup>th</sup> Nicholls v. of the case

Nuttal1

Warrt mde to the Sherriffe of St Marys County to arrest &c.

This day came Henry Sewall Esq and desired the ensueing to Eodem die be recorded (vizt)

This Indenture made the 26th day of January annoq domini 1646 in the 22th yeare of the Raigne of our Soueraigne Lord Charles by the Grace of God King of England Scotland France and Ireland defender of the fayth &c. Betweene Prudence Sewall of Noneaten in Liber the County of Warwick Spinister of the one party and Henry Cooke P. C. R. of the Citty of Coventry Felt maker of the other parte Wittnesseth that the said Prudence Sewall as well for the yearely rent herein hereafter reserved as also for divers other Good Causes and lawfull consideracons her hereunto especially moveing, Hath demised Granted sett and to farme Lett and by theis presents doth demise grant sett and to farme Lett vnto the . . . . his Executors Adminis-

p. 900 trators and Assigns all . . . . contayning . . . . And the Yard . . . . on the North side of the same streete, Betweene a Messuage or Tenemt in the tenure of Anne Cartwright widdow of the Easte Dte and a Tenemt, in the tenure of John Bennett Glouer of the West pte To have and to hould the said Messuage or tenemt and Garden with the appurtenances unto the said Henry Cooke his Executors Admrs and Assigns from the second day of February next ensueing the date hereof for and during, and vnto the full end and tearme of twenty and one yeares from thence next and imediately following, and fully to be compleate and ended Yeilding and paying therefore yearely during the said tearme of twenty and one yeares unto the said Prudence Sewall her Executors Administrs or Assigns the Sume or yearely rent of three pounds of lawfull money of England at two tymes or tearmes in the yeare (that is to say) vpon the first day of August and the second day of February by equall and euen persons. Provided alwayes and it is expressly condiconed and agreed vpon by and Betweene the said partyes to theise Indentures by theis prsents that if it shall happen the said Sume or yearely rent of three pounds of lawfull money of England at any tyme or tymes hereafter during the said Tearme of twenty and one yeares to be behind or unpayd in parte or in all, after either of the said Tymes or tearmes in which the same ought to be payd at by the space of foureteene dayes being Lawfully demanded, that then and at all tymes from thenceforth it shall or may be lawfull to and for the said Prudence Sewall her heires Executors Admrs or Assigns into the said demised prmisses and euery parte thereof to reenter and the same to have againe repossesse and enjoye as in her or their former Estate and Right And the said Henry Cooke for him his heires Exers Admrs or Assigns, and euery of them doth Covenant and Grant to and with the said Prudence Sewall her Executors Administratrs and Assigns by theis preents that he the said Henry Cooke his Executors Administrators or Assigns shall and will att his and their owne proper Costs and Charges at or before the Nyne and twentyth day of September next ensueing the date hereof well and sufficiently floore with Boards and joysts and other . . . , two Chambers of the demised . . . . build and sett vp vpon the back building of the said prmisses one

p. 901 Good and sufficient payre of Stayres and glass the Wyndowes of in and aboute the said prinisses with glass, All which matters and thinges for the manner and forme is to be done and pformed as John Cattherins Tyler or his Assigns shall direct and appoynte and alsoe shall and will at his and their owne proper Cost and charges from Liber thenceforth and from tyme to tyme, and att all tymes hereafter P. C. R. during the said tearme of twenty one yeares well and sufficiently repayre vphould amend Sustayne and Keepe the said Messuage or Tenement with the Appurtenances and all other the last menconed prmisses in and with all manner of sufficient and tenentable Reparacons and new buildings, And alsoe that he the said Henry Cooke his Executors Administrators and Assigns or some of them shall and will in the end of the said Tearme of 21 yeares or other determinacon thereof Leaue and yeild up the said Messuage or tenemt Garden and Yard with the appurtenances and all other the said premisses Soe floored sparred tyled erected built and Glaced as aforesaid well sufficiently and tenentably repayred amended Sustayned vphoulden and kept together with the quiett and peaceable posson thereof vnto the said Prudence Sewall her Executors Administrators or Assigns, And the said Prudence Sewall for her heires Executors Administrators and Assigns by theis preents, that he the said Henry Cooke his Exrs Administrators and Assigns and every of them shall and will by and vnder the yearely rent and Covenants which on his or their parts and behalfes are or ought to be observed and performed from tyme to tyme and at all tymes during the said tearme of 21 yeares peaceably and quietly haue hould and Enjoye the said Messuage or tenemt Garden Yard and all other the prmisses with the appurtenances and every parte and parcell thereof, without any the Lett Suite trouble hinde [rance] . . . . by the said Prudence Sewall .... Assigns or any of them Interchangeably haue putt their hands p. 902 and Seales the day and yeare aboue written.

Sealed and deliuered in the psence of W<sup>m</sup> Allcotts Anne Sewall W<sup>m</sup> Dudley Edward Cooke The 5 marke of John Kathrins

Sumons issued to the Sheriffe of Charls County to Wm Heard Attorney Hugh Neale Thomas Speake Thomas Lomax John Hatton John Jenkins et Balch and W<sup>m</sup> Potter to testefye on the behalfe of the Lord Prop<sup>r</sup> ag<sup>t</sup> al. John Jenkins and Christopher Russell

Thomas Billingsley demands a writt to arrest John James and Jan. 18th William Toulson; to answere his Suite in Chancery

v. James

Warrt mde to the Sherriffe of Ann Arrundell County to arrest &c jdem demands Subpa ad testificand: for John Barwell and Samuell Chewe to testefye &c. Subpa mde.

jdem demands a writt to arrest William Parker to answer his Billingsley v. Parker Suite in Chancery

Warrt mde to the Sherriffe of Calvert County to arrest &c.

jdem dem<sup>ds</sup> Subpa ad testificand Francis Chalke et ux and Benjamyn Brashere to testefye &c Subpa mde

Liber Marks Pheypo demands a writt to arest W<sup>m</sup> Smoote and Richard P. C. R. True in an accon of the Case Jan. 20th Pheypo v. Warrt mde to the Sherriffe of Charles County to arrest &c. Smoote &

True Steere v.

Thomas Steere demands a writt to arrest Ellis Coleman [in] an Coleman accon of the case

Warrt mde to the Sherriffe of St Marys County to arrest

Augustine Herman by his Attorney Richard Collett demds a writt Herman v. to arrest Thomas....

Jan. 25th

John Abington demands a writt to arrest John Nuttall in an Abington v. accon of the Case

Warrt to the Sher. of St Marys County to arrest &c.

Hannah Lee Adtrix of Hugh Lee decd by her Attorney Richard Leeds Collett dem<sup>ds</sup> a writt to arrest W<sup>m</sup> Leeds, in an accon of debt Warrt mde to the Sherriffe of Kent County to arrest

Anthony Griffyn demands a writt to arrest Richard Grymes in an Griffyn v. Grymes accon of the case.

Warrt to the sherriffe of St Marys to arrest &c.

Robert Hooper dem<sup>ds</sup> a writt to arrest W<sup>m</sup> Greene et ux to answere Hooper v. Greene his suite in Chancery

warrt mde to the same Sherriffe to arrest &c. Idem demands a Subpa for John Steephens to testefye &c.

W<sup>m</sup> Greene et ux demands a Subpa for Rich. Russell and Mary Greene v. Roberts Williams to testefye in a cause betweene the said Greene & Fobby Roberts

Sumons mde to the sher, of St Marys &c. ret ut supra.

Whereas there was a Contract and agreemt indented made and Tilghman Concluded beareing date the 12th day of July 1661 Betweene Samuell Tilghman Comander of the Ship Goulden Fortune of London of the one parte and William Collins Cittizen and Woodmonger of London on the other parte Whereby the said William Collins his Executors and Assigns were engaged to make ready and provide twenty Eight hogshds of tobacco to be fetched a board the said Ship within forty dayes next after arrivall of the said Ship in Patowmack or Patuxent Rivers in Maryland accompting foure Virga hhds to euery . . . . whereas the said Samuell Tilghman in the . . . . on the 19th of p. 904 Novembr . . . . Twenty Eight hogsheads on board the said Ship when

soeuer required from his arrivall aforesaid untill this prsent day and hath not yett received any order from the said Collins his factors

or Assigns or any noate or notice from any of them for the receiue-Liber ing and fetching of the said twenty Eight hhds or any parte thereof a board the said Ship. Therefore the said Samuell Tilghman doth hereby protest as well agt the said William Collins as agt all other persons whatsoeuer, And doth hereby declare that what damage shall be made appeare to ensue for the Non performance of the abouesd Contract and Agreemt may and shall rest vpon the sd William Collins his Executors Administrs or Assigns according to the Tenor of the said Contract and agreemt

And I Charles Caluert Esq<sup>r</sup> Gouernor of the said Province of Maryland vnder his Lo<sup>p</sup> Cæcilius Lord Barron of Baltemore Lord and Proprietary of the said Province because the Protest aforesd was made before me haue hereunto sett my hand and Caused his said Lo<sup>ps</sup> lesser Seale of the said Province to be affixed hereunto this 22<sup>th</sup> day of January 1661 Charles Caluert

Henry Sewall Esq<sup>r</sup> demds a writt to arrest Simphorosia Nanfan Sewall v. in an accon of the Case.

Warrt mde to the Sherriffe of St Marys County to arrest &c.

John Lumbrozo dem<sup>ds</sup> a writt to arrest Walter Pake in an accon Lumbrozo v. of debt in Chancery Pakes

Warr<sup>t</sup> mde to the Sherriffe of S<sup>t</sup> Marys County to arrest &c. ret ut Supra.

Idem dem<sup>ds</sup> Subpa: ad testificand German Gillyett Subpa mde.

Robert Kedger demands a writt to arrest William Black in an Kedger v. accon of the Case.

Warrt mde to the Sherriffe of St Marys County

Ellinor Martyn demands a writt to arrest Patience Martyn in an p. 905 accon of the Case

Warrt mde to the Sher. of St Marys County to arrest &c.

p. 905 Martine v. Martine

At a Provinciall Cort held at St Marys 11th February 1661

Present Charles Caluert Esq<sup>r</sup> Gouernor Philip Caluert Esq<sup>r</sup> Chancellor Henry Sewall Esq<sup>r</sup> Secr<sup>r</sup> and Baker Brooke Councellor.

.... William Hatton John Nicholls Peter Mills W<sup>m</sup> Lucas

W<sup>m</sup> Bretton Foreman sworne with the rest aboue written .... officers are
to attend to
business is

To the Honoble the Leiutennt Generall and Councell

The humble peticon of Ellinor Martyn Sheweth That yo<sup>r</sup> pet<sup>r</sup> the Martine v. Widd of Francis Martyn hath for the space of this fifteene yeares

I661/2 Feb. 11 [An order concerning days when officers are to attend to business is printed in 3 Md. Arch. Coun. 447] p. 906 Martine v. Martine

Liber been afflicted with a greate Lamenes in her Leggs together with seuerall other distemps which does altogether make her uncapable of prouideing for her selfe Soe that haueing noe other Refuge to flee vnto but yor honors fauourable Goodness humbly requests you will be pleased forthwith quietly to order her posson of a third parte of all the Lands and Edifices which properly did belong to her former husband Francis Martyn

Yor peticon by yor fauor further declares that when her husband bought this land lying in St Jeromes he gaue halfe of it vnto his younger Sonne Loadiwick Martyn vnto whome yor petr humbly craues you will Confirme itt, And she as alwayes bound shall pray &c

The plt sueth gut in peticon the deft desireth a Refference till tomorrow morning which is ordered accordingly and that the deft haue a coppy of the plts peticon:

Re Coleman

Francis Mugg and John Coleman and his wife assigns over in open Cort a Pattent of 120 acres called the Crost to Ellis Coleman.

p. 907

The said Ellis Coleman assignes ouer . . . next Provinciall Cort to trve the Cause

## To the honoble the Gouernor and Councell

Harwood v. Williams & Beaueres

The humble peticon of Richard Smith Attorney to Tho: Harwood Sheweth That whereas John Williams and Christopher Beaueres Seamen came ouer into this Country in the said Harwoods ship and brought over two men Seruants the which they sould unto John Grammer but the said Williams and Beaueries doe still stand indebted to the sd Harwood for the passages of the aforesaid seruants thirteene pounds thirteene shillings Sterl: money which is six pounds tenn shillings a peece their passage and six shillings six pence a peece petty charges Now soe it is that the sd Williams and Beauerys are run away on purpose to defraud the said Harwood of his just right wherefore the said Harwood for to secure his debt was forct to attache the Tobaccoes in the hands of John Grammer

Therefore yor petr in the behalfe of the said Harwood prayeth Judgemt for soe much tobacco as this honobte Cort shall thinke fitt for the sattisfying of the aforesd Sumes of money with cost Charge and damage & yor petr as in duty bound shall pray

The ptt sueth p[ro]ut in peticon the defts Confess they had two seruants brought in as in the peticon is alleadged Ordered that they pay two thousand one hundred Eighty foure pounds tobacco to the sd Capt Harwood for the said Seruants passage one hundred and fifty for the Sherriffe and one hundred twenty . . . .

Nuttall (per

To the Right honoble the Leiuetennt Generall and the rest of the Liber Councell &c

The humble peticon of John Nicholls on the behalfe of his daugh-Nicholls v. ter Easter Nicholls Humbly sheweth That whereas yor peticonrs Daniel daughter being a Freewoman borne in this Province, and Capt Clocker, Thomas Cornewallis often pressing yor peticonr that she might come and line with him to wayte on his wife did at his request and desire putt his said daughter to him he promising him she should doe nothing else but wayte on his wife as by seuerall wittnesses yor petr can make appeare

Now soe it is may it please yor honors that the sd Capt Cornewallis haueing sould most parte of his Estate in this Country to one Mr John Nuttall and yor petrs daughter amongst the rest of his Seruants alsoe Contrary to equity and justice the said Nuttall refuses to deliver her up to vor petr without an order of this honoble Cort

The p<sup>r</sup>misses considered yo<sup>r</sup> pet<sup>r</sup> humbly craues an order of this honoble Cort for her freedome soe that yor poore petrs daughter may not be made a slaue And he shall pray &c.

Whereupon was pduced this Indenture which is as followeth

This Indenture made the second of February 1658 Betweene John Nicholls and Hester Nicholls of the one parte and Thomas Cornewallis and Penelope his wife on the other parte Wittnesseth that the said John and Hester Nicholls doth couenante promise and Grant to and with the said Thomas Cornewallis and Penelope his wife that the said Hester Nicholls shall serue the said Thomas [Cornwaleys] .... their Assigns shall finde and allowe the sd Hester meate drinke p. 909 Apparrell and lodging In Wittness whereof the sd John Nicholls & Hester Nicholls haue hereunto sett their hands & Seales the day & yeare aboue written John Nicholls his marke I HH Hester Nicholls + her marke

Sealed and deliuered in the prsence of Rich. Hoskeys John Abington

Edward West sworne in open Cort Sayth That Capt Cornewallis did promise the said Nicholls that his daughter should doe nothing but wayte on his wife and that he would leave her with Mrs Tilney to teache her to reade and to sowe And make her fitt to wayte on his wife and would take as much care for her as his owne Child and further sayth not.

They putt themselues to the Tryall of a Jury.

warrt to the Sherr, to impannell a Jury, The sherriffe ret, his writt and warned.

Iohn Hammond) Wm Tettersall Rich, Collett William Heard Peter Carwardine | Tho: Griffyn German Gillett Geo: Wright Wm Greene Rich Russell Christopher Jones | Henry Pennington

Liber John Hammond Foreman being Sworne Cognitive P. C. R. aboue written withdrew, for a while and then brought in their verdict

Wee finde this Indenture illegall deceitfull and voyd.... ordered that the said Easter Nicholls . . . .

p. 1000 Feb. 12

Wednesday the 12th of February 1661

Present Charles Caluert Esqr Gouernor Philip Caluert Esqr Chancellor Henry Sewall Secr Baker Brooke Henry Coursey and John Bateman Councellors

To the honoble the Leiuetennt Generall and the Councell of Maryland

Herman v.

The humble peticon of Richard Collett Attorney to Augustine Colclough Herman Sheweth That whereas there were certaine differences deper Thomas Manning pending Betweene Elizabeth Overzee Ad<sup>trix</sup> of Symon Overzee dec<sup>d</sup> Atty. and Augustine Herman it was agreed vpon Betweene the said Augustine and Major George Colclough who marryed the said Elizabeth to putt the said differences to the Arbitracon of Henry Coursey and John Bateman Esqrs Capt Samuell Tilghman and Capt Miles Cooke and to that end the said Major George Colclough did on the 20th day of February 1660 become bound to the said Augustine in a bond of one thousand pounds sterl: to stand to and performe what award the said Arbitratrs should make as by the Condicon of the said bond more at large appeareth

Yett now Soe it is may it please yor honors that the said Major George Colclough hath not pformed the said award to the greate damage of the said Augustine wherefore yor petr humbly craues Judgemt against the said Major George Colclough for the said one thousand pounds sterl, and he as in duty bound shall alwayes pray &c.

The ptt sues p[ro]ut in peticon The deft alleadges that the bond was voyd the deft haueing confest Judgemt for the tobacco that was awarded, and therefore desired A Non Suite which was granted.

Wm Bushell v. -

Ordered that John Hammond . . . . vndertake . . . .

p. 1001 Billingsley To the honobie the Gouernor and Councell of Maryland.

The humble peticon of Tho: Billingsley Sheweth That yor petr v. James & The humble peticon of The Diameter Toulson bought and is seated vpon one hundred and fifty acres of land lying vpon the Cliffes in Calvert County which formerly belonged to John James and Wm Toulson of Anne Arrundell County who hath recd good Consideracon

Therefore yor petr humbly craues yor Honors to Comand the said John James and W<sup>m</sup> Toulson that justly they warrt the said land and giue reasonable Assurance thereof And he shall pray &c.

John Barwell sworne in open Cort sayth That the land now Thomas Liber Billingsley liues upon is that land for which John Hall was first P. C. R. entreaty with John James and Wm Toulson and further Sayth not

Francis Chalke sworne in open Cort sayth That he was preent when John Hall called John Barwell and bid him take notice that he had bought the vppermost parte of the land, belonging to John James and William Toulson which said land lyes next to the land vnto this depont Chalke and further sayth not

The plt sueth p[ro]ut in peticon aforesd The defts not appeareing the plt desires that his subpensed wittnesses may be examined in open Cort which was granted and are aboue written . . . .

To the honoble the Gouernor [and Councell] of Maryland . . . . Bushell v. one hundred and fifty acres of land vpon the Cliffes in Consideracon Parker of five thousand pounds of tobacco & Caske which yor pet has payd unto the sd Wm Parker

Yor petr humbly craues vor honors to Comand the said William Parker that justly he warrants the said land to yor peticon and to giue him reasonable assurance thereof And he shall pray &c.

The plt desires p[ro]ut in peticon and desires that the Euidences of John Barwell and Francis Chalke taken in the cause afore goeing may be made use of in this Cause and further produceth this receipt (Vizt)

Received of Thomas and James Billingsley five thousand pounds of tobacco and Caske Anno 1660 for one hundred and fifty acres of land which I sould thm lying next to Francis Chalkes I say received by me Signed Will: Parker.

Whereupon the Cort Considered: Ordered that this Cause be respitted till the last day of this Court and that then if the said William Parker appeare not to answere this Suite he being now ready to departe the Province that the Sherriffe Attache to the vallue of fifteene hundred pounds of tobacco till the said Willm Parker shall give them assurance of the land soe bought as aforesaid or else to shew good Cause to the Contrary

To the honoble the Gouernor and Councell of the Province of Maryland

The humble peticon of John Cobreth Administrator in trust of John Billingsley Sheweth that Billingsleys heire has noe right or tytle to the said land

Yor petr humbly craues yor honors to Comand the said William p. 1003 Parker that justly he warrt the said land and to give reasonable assurance thereof And he shall pray &c.

The plt desireth p[ro]ut in peticon and it appeareing to this Cort by a coppy of the record bearing date 24th June 1652 that the said

Liber Parker did condiconally convey a certaine Tract of land vpon the P. C. R. Cliffes condiconally that the said Burbage and Billingsley should Seate the land pay the Surveyor and retourne unto the deft Parker soe many rights as amounted to soe much land as was by the said Parker to the sd Burbage and Billingsley conveyed, And whereas by another coppy of the Record dated december 10th 1652 it Likewise appeareth to this Cort that the said Billingsley did Rights for the said six hundred acres of land unto the said Parker reassigne, and that the said land is by the said Billingsley seated as is averred. Ordered that if the said Parker doe not appeare by the last day of this Cort to answere this Cause Attachmt to be Granted for two thousand pounds of tobacco till he doe appeare to answere the s<sup>d</sup> Cause.

Robert Kedger płt Wm Black dēft neither plt nor deft appeareing the Cause is dismist . . . .

To the honobie the Gouernor and Councell of the Province of p. 1004 Maryland

Martine v.

The humble peticon of Ellinor Martyn Sheweth That yor petrs Martine husband Francis Martyn haueing purchased two hundred acres of land to him and his heires for ever dyed intestate, and left issue of his body foure children The eldest of which entred upon the said land as heire and dyed issueless bequeatheing the sd land to certaine daughters in lawe putting by the right heire of her husband

She therefore in right of her Sonne Lowdowicke Martyn desireth she may be possessed of the sd land vntill her said sonne come to lawfull age alsoe that she may have order to enjoye the thirds of that land during her naturall life and that Patience Martyne may be outed of itt and pay costs of Suite And she shall pray &c.

An Agreem<sup>t</sup> made this 8<sup>th</sup> day of december 1660 Betwixt Ellen Martyn Widd and W<sup>m</sup> Martyn as followeth It is agreed upon by both parties that W<sup>m</sup> Martyn is to have the 30 foote tobacco howse, and all the cleare Ground that George Wilson had quietly to enjoye itt and that W<sup>m</sup> is to fence his parte and Ellen Martyn is to fence her parte, and that noe other shall enjoye the land saue himselfe during her life alsoe the s<sup>d</sup> William Martyn is to build himselfe a dwelling howse at the other end of the Thickett if health permitt by the next Spring after date hereof, And for truth of this agreem<sup>t</sup> wee haue hereunto putt our hands the day and yeare aboue written

Ellen E Martyn

Wittnessed by us . . . .

her marke

p. 1005

The plt sueth p[ro]ut in peticon Ordered that the plt haue the thirds of the land which descended from Francis Martyn her husband to Wm Martyn her sonne, and that the remayndr with the reuersion remayne to the children of Patience Martyn according to the will and that Ellinor Martyn pay Cort charges.

The depn of German Gillett aged 30 yeares or thereabouts Sayth Liber That walter Peake did say that he did owe to J<sup>no</sup> Lumbrosa a bill of P. C. R. Lumbrozo v. thirteene hundred and odd pounds of tobacco, and proffered him to Pake gaue him a bill for next yeare, he denyed the offer and since he denyed itt the said Peake would not proffer the said Lumbrosa the like againe for he had a Generall discharge for all and further Sayth German A Gillett

Sworne in open Cort John Gittings Clre. his marke This Cause is referred to the next Provinciall Cort

neither plt nor deft appeareing the cause is dismist.

.... to Mr Thomas Griffith of London Mercht in the Sume of Steeres 34" ster. as p his bond appeareth

Now whereas Francis Carpender hath adtred on the Estate of the Carpenter said Richard Hicks yor pet humbly desires yor honors order, and Thos. that a course may be taken for the said Griffiths sattisfaccon out of Griffith v. the Estate And yor petr shall pray

Knowe all men by theis prents that I Thomas Griffith of London Adminr in trust as Mercht haue and by theis preents doe name make authorize and atty. unto appoynte my very loving freind Symon Carpender of Patuxent in the Chamber-Province of Maryland mercht my true and lawfull Attorney for me laine and in my name and to my proper use & behoofe to aske leauy require recouer and receive of the Exrs or Administrators of Richard Hicks late of Patuxent aforesaid Carpenter the Sume of thirty foure pounds of lawfull moneys of England which is due unto me as by a certaine bond more at large appeareth Giueing and by theis preents granting unto my said Attorney my full power and lawfull authority as concerning the prmisses to doe sue for execute psecute acquitt and finish all and euery lawfull Acte and Acts whatsoeuer in and about the p<sup>r</sup>misses needfull in as full and ample manner to all intents effects and purposes as I myselfe might or could doe personally present and looke whatsoeuer my said Attorney shall lawfully doe or cause to be done in and aboute the prmisses I promise to rattifye Confirme and allowe for good by theis prsents In Wittness whereof I have hereunto putt my hand and Seale the 10th of October in the yeare of our Tho. Griffith Lord God 1660

Signed Sealed and deuliuered in the presence of . . . .

The ptt desires p[ro]ut in peticon, The deft alleadges the bond is p. 1007 voyd; and there being noe wittnesses pesent to que the said bond, it is ordered tht a Non Suite be granted to the deft

The plt not haueing his writtn's ready a non suite is granted to John Hamthe deft

Richard Kadmore v. Tho: р. 100б Symon Atty. to Carpenter

mond v. Anne Tilney

P. C. R. Veitch v.

Liber To the honoble the Leiuetennt General and the rest of the Councell The humble peticon of Robert Peyton as Attorney to James Ueich Hammond Sheweth That whereas at a Provinciall Cort held at St Marys the 25th day of November last past John Hammond obtayned Judgemt agt vor peticon vpon default of his appearance

> Now yor pet humbly craues that yor Honors takeing into Consideracon the Tenor of this affidt will vouchsafe to grant a Supersedeas

vpon the said Judgemt And he shall pray &c.

Knowe all men by theis preents that I James Ueich . . . riuer doe constitute ordeine and appoynte . . . . Attorney in any suite wch . . . . Ueich and Jno [Hammond] . . . . shall . . . .

p. 1008

Capt Samson Waring aged 43 yeares or thereabouts sworne and Examined this 26th dec. 1661 Sayth That comeing to the howse of Hugh Lee the 25th day of November, presently upon the riseing up of the Cort James Ueich there meeting with Mr John Hammond he demand<sup>d</sup> wherefore he the said John Hammond arrested him The said John Hammond answered that it was for a bill of Robert Taylors in James Ueiches hands but since that they were mett together that they would not trouble the Cort with itt but adjust accts betwixt themselues And for the same purpose the said John Hammond chose me this depont to arbitrate this busines betwixt him and the said Ueich, and this depont sayth that the said Hammond promised to send his accts within 14 dayes to the said Ueitches howse, but hath not yett sent them and further sayth not

Samson Waring Jurat coram me Philip Calvert

Vpon the peticon of Robert Peyton Attorney to James Ueich The deft accknowledges the sd peticon.

Bushell v.

Ordered that the Executors of Coll John Price vizt Thomas Dent, Dent et al. Daniell Clocker and George Macckall and William Hatton be Guardians to Anne Price and Joseph Bullett, and a Non Suite is granted agt Wm Bushell in all Suites relateing to the prmisses.

Accounts

Ordered that Mr John Bateman and Mr Thomas . . . . and Thomas Manning are hereby impowred to call all persons whatsoeuer to accompt within that County Concerning the public accompts, and that they be further impowred where they find tobacco not payd to the Sherriffe for the Leauy and other busines to execute and gett the same in, as fully as if the Sherriffe had Lived, and that they make Proclamacon of this the next County Cort

Nicholas Carre sworne in open Cort Sayth That heareing Mr Ashcombe Scapes and Mr Ashcombe discoursing touching some tobacco adventured home for England or Holland by the said Ashcombe and Consigned to James Scapes he heard the said Scapes say that the tobacco was sould for fifty pounds or thereabouts and further sayth Ellinor Martyn Thomas Ward, and George Wilson fined 500<sup>th</sup> of Liber tobacco a peece that is to say Ellinor Martyn 500<sup>th</sup> tob: Thomas Martine v. Ward 500<sup>th</sup> tobacco and George Wilson 500<sup>th</sup> tobacco; for Turning Martine Patience Martyn and her Children by force out of her howse

#### To the honobie the Gouernor and Councell

The humble peticon of Barnaby Jackson Sheweth That yor peti- Re Jacksons coner hath brought two Servants unto yor honors to adjudge of their age, and assigne them a tyme of Servitude according to Acte of Assembly and he shall pray

Vpon the peticon of Barnaby Jackson in leiu of his Serut The Cort doth Judge one of his Seruants named Eden Hubert to be fifteene yeares ould whereupon it is ordered that . . . . six yeares

# Thursday the 13th February 1661 Present as before together with Mr Edward LLoyd

Feb. 13 p. 1010 Billingsley v. Parker

This day appeared William Parker to answere the Cause Betweene him and Thomas Billingsley. The plt Tho: Billingsley alleadgeing that he bought of William Parker a certaine Tracte of land Contayning one hundred and fifty acres next to Francis Chalkes land vpon the Cliffes which the said Parker had bought of John James and William Toulson desireth warranty of the said land. The said Parker answered he had payd for land for and on the behalfe of John Hall his sonne in lawe who had purchased itt of the said John James and William Toulson, and that he had payd the said James & Toulson for itt by bill of Exchange, that before letters could come from England with advice of the paym of the said bills of Exchange. the said Hall dyed, and that the Widd of the said Hall daughter to the said Parker desired him the said Parker to sell the said land for sattisfaccon of his bills of Exchange, which upon his receipt of advice of the paymt of the said bills, he accordingly did and transferred his Right and his daughters in the said land to Thomas Billingsley which he is ready to accknowledge here in Cort

Ordered that Mr Parker make warranty of the Land menconed in the receipt aforesaid

The plt sueth for an assurance of land sould by the deft to the plt John whereupon the plt polyced a Bill of Sale which is as followeth vizt

Whereas Wm Parker of Seuerne in the County of Anne Arrundell planter is possessed of Eight hundred acres of land vpon the Cliffes adjoyning to the land of Richard Bennett Esqr North west Now knowe yee that I the sd . . . . South Easte side of the said devident the p. 1011 said Burbage and Billingsley doe oblige their selues to seate the said land betweene this and the 25th of december next, and to pay the

Cobreth v. Wm Parker

Liber Charge of the Survey, and in Consideracon to give the said Parker P. C. R. Rights for the said six hundred acres of land, and what other Consideracon shall be allowed to the sd Parker by the said Burbage and Billingsley as by the Testimony of Mr Thomas Marsh shall appeare under his hand In Wittness of the truth doe hereunto sett our hands and Seales the 24th June 1652

W<sup>m</sup> Parker Tho. Burbage John Billingsley

Wittness Robert Vaughan Philip Connor

Fol 62 de anno 1652 True coppy Philip Calvert Robert Vaughan tooke his oathe to the truth of this bill of Sale in open Cort John Gittings Clre:

February 13th 1661

And Capt Robert Vaughan haveing sworne in open Courte to the truth thereof. The Judgemt of the board is that it is a sufficient Assurance according to Condicon vntill they be disturbed by the deft

Then came the Grand Jury and preented theis following Indictmts (vizt)

Attorney p. 1012

Indictm<sup>t</sup> ag<sup>t</sup> Robert Stack and W<sup>m</sup> Southerly for Disturbing the General v. Minister in divine Service . . . .

Attorney

Indictment agt Thomas Courtney Vincent Atcheson Thomas General v. Wright and Edmund Basey for felloniously Killing Hoggs

et al. Attorney General v. Hall Bastard

Indictmt agt Penelope Hall of Snowe Hill Mannor for haueing a

Then was called for a Petty Jury

German Gyllett John Hammond Stanup Roberts Henry Hyde William Palmer Christopher Goodard Thomas Innis Peter Corwardine Robert Iones William Harper Francis Hill John Wayhope John Hammond Foreman

Attorney General v. Stack Then was read the Indictmt of Robert Stack in his verbis

The Jurors for the Lord Proprietary doth prent Robt Stack and William Southerby, That whereas the said Robert and William did on the 19th day of January last at the howse of Robert Joyner of New Towne Hundd in the County of St Marys came and then and there did maliciously and purposely the minister and people there mett together to heare diuine Service disturbe and disquiett And further the said Robert Stack did on the 26th day of the same moneth att the Church at the head of the Cross Creeke in the County aforesaid the Minister and people then and there also mett together to the intent aforesaid in like manner maliciously and purposely disturbe and disquiett contrary to the Statute in that case provided and agt the peace of the Lord Propry his rule and Gouernint

And being asked whether he was guilty or not guilty he answered Liber not guilty

The said Stack being asked how he would be tryed answered by the Cort

The said Stack haueing confest the Indictmt as to the disturbance p. 1013 of the Minister of the Church . . . . and finde Suretyes for his good hehaniour

Then was read the Indictmt of Joseph Edlowe in his verbis &c. Attorney The Jurors for the Lord Proprietary doth prent Joseph Edlowe of General v. St Hieromes in the County of St Marys Planter, That whereas the said Joseph Edlowe sometyme in May last, hunting in St Hieromes Mannor a certaine unmarked bull aboute a yeare ould or vpwards wth a Gun loaded with Shott which he carryed in his hand and dischargeing the same at the sd Bull did then and there unlawfully kill and carry away converting the same to his owne use agt the lawe or Statute of this Province in that case provided and agt the peace of the Lord Propry and his Gouernmt To which he pleaded not Guilty

Then was read the Indictm<sup>t</sup> of Thomas Courtney in his verbis

The Jurors for the Lord Proprietary doth prent Thomas Courtney Courtney in the County of St Marys Planter Vincent Atchison of St Innagos et al. Hundred in the County aforesaid Planter Thomas Wright at Snowe hill in the same County Planter, and Edmund Basey of St Innagos Hundred and County aforesaid to Walter Waterlyn Seruant, That whereas the said Thomas Courtney Vincent Atcheson Thomas Wright and Edmund Basey Sometyme in January last with doggs and Guns in his Lops Forrest and other Lands of the Neighbourhood did hunte and then and there certaine marked hoggs of the Neighbourhood did kill, And after Killing some of the said hoggs did unlawfully mismarke by Cutting and mangling the eares of the same, by which meanes the Right Ownors were debarred of clayming that was their owne, agt the lawe of this Province in that Case proudided and agt the peace of the Lord Proprietary his rule and Gouernmt .... said Thomas Courtney pleaded not [guilty] .... Whereupon p. 1014 It is ordered that the said Courtney Pay to the Ownor of the Hoggs who is Capt Will<sup>m</sup> Boreman the Sume of six hundred pounds of tobacco To the Informer two hundred pounds of tobacco and to the Lord Proprietary for a Fine three hundred pounds of tobacco

Then was read the Indictint of William Seely in his verbis &c. Attorney The Jurors for the Lord Proprietary doe present William Seely of General v. Seeley St Hieromes in the County of St Marys Planter That Whereas the said William Seely being lawfully sumoned and warned to attend on the Guard on the 14th day of February anno 1660 by his Leiuett Marks Pheypo vpon most urgent occasions both for the safety of the

Liber Gouernor and Councell and publiqe peace of this Province Yett P. C. R. notwithstanding the said William Seely did the 18th day of the same moneth mutinously and felloniously run away from of the said Guard and from his said Leiuetennt contrary to the forme of divers Statutes in that case made and prouided and agt the peace of the Lord Proprietary his rule and Gouernmt

Attorney Ward

Then was read the Indictmt of Thomas Ward in his verbis &c. General v. The Jurors for the Lord Proprietary doe prent Thomas Ward at St Hieromes in the County of St Marys Planter that whereas the said Thomas Ward being lawfully warned to attend on the Guard on the 14th day of February anno 1660 by his Leiutennt Marks Pheypo upon most urgent occasions both for the safety of the Gouernor & Councell and peace of this Province Yett notwithstanding the said Thomas Ward did on the 15th day of the same moneth felloniously run away from off the Guard and from his said Leiuetennt leaueing his Armes behinde him Contrary to the forme of diuers Statutes in that case made and provided and agt the . . . .

p. 1015 The Jury retourned and brought in their uerdict William Seely Guilty Thomas Ward not Guilty

Attorney General v. Seeley Then was pesented the peticon of William Seely (vizt)

To the honoble the Gouernor and Councell of Maryland

The humble peticon of William Seely Sheweth That yor petr hath been convicted this Courte for departure from service and certaine words scattred from him which passes as mutinous

He humbly accknowledges his faulte and ignorance & declareth that his misusage was very greate which caused him (not capable of the danger thereof) to breake into some passionate expressions never intending nor Knoweing what belonged to a mutiny and promiseth euer to be warned not to neglect or refuse any future Service and Comand And prayeth with all Contricon and hearty sorrow that yor honors will be pleased to mittigate the Seuerity and Strictnes of such punishmts as are by lawe prouided agt such offences and that his ignorance and penitency may be by yor Honors taken notice of And he shall pray &c.

Vpon the peticon abouesaid It is ordered that W<sup>m</sup> Seely be pardoned

Attorney

Came Mr Attorney Generall before the Grand jury & informes General v. them of a certaine weoman serut the lived aboute two yeares since with Mr Henry Coursey who had a Bastard whilst she lived there her name the Informer knoweth not, nor what is become of the Child nor the woman & the Ld Propr comands an accompt of both of them

The Jurors for the Lord Proprietary doth present James Gaylourd Liber that yesterday being the 12th of this instant . . . . February did inor-Attorney dinately misbehaue himselfe . . . and drinking and . . . The afore- General v. said James Galourd being Comitted into the Sherr, Custody; till he Gaylord p. 1016 was againe called for; the Sherriffe being called to bring him before the board againe, answered he was gone, Whereupon It is ordered that the Sherriffe aforesaid be fined one hundred pounds of tobacco.

To the Right honoble the Gouernor and Councell of the Prouince of Maryland

The humble peticon of Mary Bradnox Sheweth That whereas Bradnox v. there was an accon of Conspiracy entred by Thomas Bradnox agt Taylor Sarah Tayler whoe is unjustly freed which accon could not be determined till the said Bradnox was cleared of the death of Thomas Watson which being cleared yor petr humbly craueth such sattisfaccon of Sarah Tayler and John White for such their false complaynts agt the said Bradnox with such their conspiracy and running away from their service to accomplish their unchristean designe as vor Honors shall seeme meete And she shall euer pray &c.

The Opinion of the Board is that Mary Bradnox ought to have releife agt Capt Robert Vaughan William Leeds and Nicholas Picckar if they have wrongefully sett her Servant free and to that end tis Ordered that Mr Henry Coursey and Mr Edward LLoyd doe examine the busines and certefye it downe to the next Proall Cort

To the honoble Charles Caluert Esqr Leiuetennt Generall of the Beane v. Prouince . . . 1660, and yor petr still demanding his lawfull debts, Estate and refuseing paymt was forced at last to enter with him in lawe at p. 1017 the County Cort to yor petrs greate loss, and the deft being one of the Comrs in that Cort yor petrs cause would not be heard

Wherefore yor petrs desire is that his Suite may be brought by yor honors order to this Proall Cort and vor petr shall ever pray &c.

Vpon the peticon abouesaid It is ordered that Coll Euans or some of the Admrs of John Medley doe appeare to answere the said James Beane his Suite the next Proall Cort

## Present Capt Neale.

This cause in regard the deft did not appeare is referred till to- Marmaduke morrow morning

Ordered that the Attachmt be released. Knowe all men by theis Thomas presents that I Fobby Roberts resident and present in Boston New William England Seaman haue for divers good Causes me hereunto moueing Greene et made Constituted and appoynted and by theis preents . . . . appoynt Roberts p Mr Joseph Swett . . . . belong or any way appertayne unto me the Attorn. said Roberts appeareing doe either by Contract, bargaine or accompt, Swett

Snowe p Attorn, Tho: Turner v. vx v. Fobby

Liber P. C. R. p. 1018

In speciall giueing unto the aforesaid Joseph Swett my lawfull Attorney, full power to arrest impleade imprison, and as he shall see cause out of prison to deliuer, and upon receipt of any or all my due to signe and seale accquittance or accquittances in my name and behalfe, Alsoe to make and appoynte under him other Attorneys as he shall see cause, to acte in the prinisses and them againe to discharge, and what euer my said Attorney he or they shall lawfully doe or cause to be done concerning the prinisses, I the said Fobby Roberts doe by theis prisents rattifye confirme and allowe to stand good in as firme and ample manner as I my selfe might or could doe were I there personally prisent In wittness whereof I haue hereunto sett my hand and Seale this 12th day of February 1661

Fobby Roberts

Signed sealed and deliuered in the presence of us Samuel Jewell John Thwing

The Cort ajourned till 9 of the clock in the morning

Feb. 14

#### Fryday the 14th of February

Present All

Coursey v. Manning

Vpon the Complaynt of Henry Coursey Esq<sup>r</sup> ag<sup>t</sup> Thomas Manning gent. that in the Co<sup>rt</sup> by the fyre side the said Manning sayd the said Coursey was forsworne The said Henry Coursey desireth M<sup>r</sup> Parker to be examined in the busines The said W<sup>m</sup> Parker being duely sworne in open Co<sup>rt</sup> sayth That he did heare M<sup>r</sup> Manning say that the said Coursey was Forsworne, but whether he sayd he would proue it or not he remembreth not

p. 1019
Attorney
General v. swere unto a contempt agt his Lops Gouernmt whoe being sorry for Vaughan the same Ordered that he be forgiuen

Attorney General v. Russell Ordered that the said Russell finde security for his good behauiour, and appearance to answere the next Co<sup>rt</sup>

Attorney Ordered that John Euerett pay the Sherriffes and Clarks fees and Everett be dismist

To the honoble the Gouernor and Councell of the Province of Maryland

Neale v. Thompkinson

The humble peticon of James Neale Sheweth Whereas yor petrontracted with John Tompkinson to build him a howse of 25 foote long with two outside Chimneyes weh the said Tompkinson did promise and oblige himselfe to build sufficient and to be really worth one thousand pounds of tobacco for which yor petr gaue him bills for the said vallue before the howse was built confideing in his honesty to

performe and more gaue him one paire of Shoes and Stockins which Liber cost 50th tobacco to sett vp two Bedsteeds but the said Tompkinson perceiveing himselfe sattisfyed hath soe slighted his worke that the house is not worth & parte of the vallue, and the bedsteeds not worth anything alsoe hath consumed aboue 8 thousand of nayles, and the building might have been done with less than halfe the Quantity

The primisses considered vor petr craueth order of this Cort that the said Tompkinson may make yor petr sattisfaccon for his damage and losse or build him a sufficient howse worth the said vallue and pay for the Nayles that he unnecessarily wasted and yor petr shall

pray &c.

John Balch sworne in open Cort Sayth That when Tompkinson p. 1020 was driueing in Nayles into the howse if they did bowe or turne he would pull them out and throwe them away and further sayth not.

Henry Neale sworne in open Cort sayth That John Tompkinson Carpenter in building a howse did fling away Nayles on the Ground saying ther was worke for me to pick them up, and sayd he cared not if the howse was a fyre when he had done and further sayth not

To the honobie the Gouernor and Councell of the Prouince of Pheypo v. Maryland

The humble peticon of Marks Pheypo Sheweth That y' pet' hath been left overseer of Adrige Potter the daught<sup>r</sup> of Henry Potter deceased and hath been intrusted with his will to his daughter Adrige Potter therefore he desires that the said Adrige Potter may be putt into yor petrs posson with all the Estate her father left her. And yor petr shall pray.

Ordered that Elizabeth Greene appeare at the next Provinciall Cort

to make answere to the peticon abouesaid.

To the honoble Charles Caluert Esqr and the rest of the Councell

The humble peticon of Marmaduke Snowe Sheweth That whereas Snow v. Thomas Gerrard Esqr standeth indebted vnto Abell Snowe yor petrs Gerrard brother the Sume of one hundred ninety seauen pounds one shilling and nine pence of good and lawfull money of England as alsoe the full & iust Sume of thirty five thousand pounds of good and merchantable tobacco and caske, as by seuerall deeds under the said Gerrards hand and Seale sufficiently doth appeare And whereas the said Abell Snowe . . . .

The prmisses Considered yor pet humbly craueth order for the said p. 1021 Sumes of money and tobacco with forbearance & Costs of suite And yor petr shall pray &c.

Vpon the peticon abouesaid It is ordered that the Sherriffe bring the body of Thomas Gerrard to the next Provinciall Cort or take security to the vallue of the accon, and stand to the awarde of the Cort

Liber P. C. R. Attorney General v. Holt et al

The Jurors for the Lord Proprietary doth present Robert Holte of Greenes Poynte in St Georges Hundred in the County of St Marys Cooper whoe being form<sup>r</sup>ly p<sup>r</sup>sented for marrying one Christean Bonnefeild (his owne lawfull wife Dorothy being still liueing) and being graciously pardoned for that offence att that tyme yett still the said Robert Holte not haueing the feare of God before his eyes doth still cohabite and incontinantly liue with the said Christean Bonnefeild Contrary to the forme of the Statute in that case provided and agt the peace of the Lord Proprs his rule and Gouernmt

Attorney

The Jurors for the Lord Propry doth prsent Penelope Hall of General v. Snowe hill Mannor and in the County of St Marys Planter, Seruant That the said Penelope haueing had carnall knowledge with some person or other of evell behauiour was sometyme in December last brought to bed of a Bastard child to the euell example of others : the forme of the lawe or statute in that case provided and agt the peace of the Lord Propr his rule and Gouernmt

To the honoble the Gouernor and Councell of the Prouince of D. 1022 Maryland

Hammond v. Lord

The humble peticon of John Hammond Sheweth That yor petrs wife at the perswasion of Capt William Mitchell and Richard Hoskeys did confess a Judgemt As Attorney agt yor petrs estate for six thousand pounds of Tobacco (for what Cause he knoweth not) to one John LLord a person altogether vnknowne unto him and by which Judgemt he is lyable to be molested if not prvented

He humbly prayeth that this peticon with the oathe hereto annexed may be Entred upon Record as a Barre in case of any molestacon for the same.

Alsoe he doth hereby signifye that for this and other reasons he doth hereby recall make uoyd and null all power of Attorneyship granted to her, and by her deriued to any other person or persons whatsoeuer which he likewise prayeth may be Entred And he shall pray

Walter Pake aged fifty three yeares or thereabouts sworne and Examined in open Cort the 12th of November 1661 Sayth That after the departure of John Hamond out of this Province he was prsent at a Cort houlden at Patuxent (William Fuller then ruleing the Country as Gouernor) where Mrs Hamond one John Lord Capt Mitchell and Richard Hoskeys were Conferring together, There they perswaded the said Mrs Hamond to Signe a bill to the said Lord for six thousand pounds of tobacco, and desired him this depont to Wittness itt, which with much perswasions of the said partyes, he did, but would haue had the said Mitchell to have wittnessed itt likewise who refused, replying I cannot wittness such a date because it is knowne I was not in the Country, the same replyed the said Hoskins, This depont further sayth that he reproued and disswaded . . . . reason . . . . a Liber Judgem<sup>t</sup> that Co<sup>rt</sup> for that six thousand pounds of tobacco menconed P. C. R. in that bill as Attorney of her husband but with laying the matter very hard to the said Mrs Hammond how she had injured her selfe and husband in what was done, she tooke a noate from the said Lord and vnder his hand which he this depont wittnessed, but hath forgotten whether it was a bond or Release of the said Judgemt And further he Sayth that the aforesaid bill although that day made Judgemt was accknowledged, bore a date long before that tyme and Adjournfurther sayth not.

Court

The next Cort is appoynted the first Tewsday in June next.

Margarett Ward recordeth her marke of Cattle (vizt) two Heifers Cattle Mark on the left eare the Flower de Luce and cropt on the right with a of Margaret Nick under the Crop, and Ellinor Martyn the mother of the said Margarett giues the said two Heifers unto the sd Margarett Ward; and her Children for euer, if she dyes without children then all the female Cattle that comes from those two Heifers are to be deuided into three parts the one parte to Tho. Ward the sd Margaretts husband the other parte to Lodewick Martyn, and the other parte to Peter Wilson

John Little demands a writt to arrest James Jolly in an accon of March 17th

idem dem<sup>ds</sup> a writt to arrest James Jolly in an accon . . . .

Little v. Jolly

James Jolly demds a writt to arrest John Little in an accon of p. 1024 defamacŏn

Little

Idem dem<sup>rs</sup> Subpa ad testificand Samson Warren and Griffyn

Warrt & Subpa inde to the Sherriffe of Calvert County ret. 1st day of the next Cort

Dauid Holte demands a writt to arrest Christean Bonnefeild in an Holt v. accon of Assaulte and Battery.

Bonnefield

Warrt mde to the Sherriffe of St Marys County to arrest &c ret ut supra

Knowe all men by theis preents that Nathaniell Utye of Spesutia Utye's in the Province of Maryland haue by theis preents nominated Con-Power of Attorney stituted and appoynted my loueing freind Henry Coursey of Lords Guifte in the aforesaid Province Mercht my true and lawfull Attorney to bargaine sell and for ener Convey away All that parcell of land knowne by the name of Mattapenny in Patuxent River now in the posson of Mr Richard Collett and Contayning seaven hundd and fifty acres more or less To any person or persons whatsoener for the

Liber Sume or Quantity of fifteene or foureteene thousand pounds of P. C. R. tobacco or one hundred and twenty pounds Sterling to which said Sume of tobacco or money alwayes to be and belong to me the said Nathaniell Vtve my heires Executors or Administrators And what my said Attorney shall doe or lawfully cause to be done I doe by theis preents oblige my selfe my heires Executors and Administrators to rattifve confirme and allowe as Wittnes my hand this 25th Jan-Nath: Utye uary 1661

In the presence of Henry Stockett Jos: Wickes.

5t Aprill

Marmaduke Snowe demands a writt to arrest Thomas Gerrard in 1662 an accon of the case to the vallue of thirty fiue thousand pounds of Snow v. Gerrard tobacco and foureteene hundred pounds sterl.

Warrt mde to the Sher[riff]....

idem dem<sup>ds</sup> Subpa ad testificand Rob<sup>t</sup> Clarke and James Neale to p. 1025 testefye &c.

Subpa mde to the Sherriffe of S<sup>t</sup> Marys County ret (ut supra)

Simpson v.

Thomas Simpson demands a writt to arrest Francis Batchelor in Batchelor an accon of the Case

warrt mde.

Re Gerrard

Knowe all men by theis prents that I Thomas Gerrard of St Clements in the County of St Marys gent haue remised released, and for ever quitt Claymed, and by theis preents doe for me my Executors Administrators and every of us Clearely and absolutely Remise release & for euer quitt Clayme The Right honoble Cæcilius Lord Baltemore Lord and Proprietary of this Province of Maryland his Executors and Assigns all and all manner of debts, dues, Bonds bills Obligatory Reckonings Accompts and demands whatsoeuer which agt the said Cæcilius Lord Baltemore ever I haue had may haue or which I my Executors or Administrators or any of vs att any tyme hereafter shall or may have for or by reason or meanes of any matter Cause or thing whatsoeuer from the beginning of the world untill the day or date of these preents either within or without this Province Wittness my hand & Seale this Eleauenth day of Aprill in the yeare of our Lord 1662 Tho: Gerard

Signed Sealed and deliuered in the presence of us Dan Jenifer Marmaduke Simme

Neale v. son

Capt James Neale demds a writt to arrest John Thompkinson als Thompkin- Cheshire in an accon of the case

Warrt mde to the Sherriffs of St Marys or Calvert Countys to arrest &c.

Coursey v.

Henry Coursey Esq<sup>r</sup> demands a writt to arrest Cap<sup>t</sup> [Thomas] Manning Manning in an accon of defamacon to the . . . . pounds of tobacco . . . . Calvert County to arrest

This day came Mr William Bretton and desired the ensueing to be Liber recorded (vizt)

### Ad perpetuam rei memoriam

Forasmuch as divers good and Zealous Roman Catholick Inhabit- Bretton's ants of New Towne and St Clements Bay have unanimously agreed Roman amongst themselues to erect and build a Church or Chappell whether Catholic Church they may repayre on Sundays and other Holy dayes appoynted and Comanded by holy Church to serue Almighty God and heare divine Service, And the most Convenient place for that purpose desired and pitcht upon by them all, is on a certaine parcell of the Land belonging to William Bretton Gent Now Knowe vee that I William Bretton of Little Bretton in the County of St Marys in the Province of Maryland gent, with the hearty good likeing of my dearely beloued wife Temperance Bretton, To the greater honor and Glory of Almighty God the euer immaculat Virgin Mary and all Saints haue given and doe hereby freely & for euer give to the behoofe of the said Roman Catholick Inhabitants and their Posterity or Successors Roman Catholicks soe much land as they shall build the said Church or Chappell on which for their better Convenience they may frequent to serue Almighty God and heare divine Service as aforesaid with such other land adjoyning to the said Church or Chappel convenient Likewise for a Church yard wherein to bury their dead Conteyning abt one acre and halfe of Ground Scituate and lying on a devident of land called Brettons Out Lett, and on the Easte side of the said devident neere to the head of a Creeke called St Williams Creeke which falleth into St Nicholas Creeke and neare unto the narrowest place of the freehould of Little Brittaine

Tenth day of November Anno domini 1661 Wm Bretton Tem- D. 1027 perance Bretton

Delivered and Signed and Sealed in the prsence of Wm Euans James Thompson Luke Gardnor Robert Cole

Memorandum that this 6th day of May Came Marmaduke Snowe May 6th 1662 and in the presence of Philip Calvert Esqr Chancellor of this Province Snow did deliuer vnto Capt James Neale certaine papers in trust to be pduced againe by the said Neale att what tyme soeuer the said Snowe shall demand them; vizt. A paper Endorsed 19th June 1640, A Recognizance accknowledged before the Lord Baltemore by Thomas Gerrard to Abell Snowe of the penalty of 1000<sup>t</sup> another endorsed 19 June 1640, A Coppy of a Recognizance certefyed by Mr Robert Helway to be upon record by Thomas Gerrard to Abell Snowe of the penalty of 1000# another endorsed 27° June 1642 A Coppy of a deed of gift made by Abell Snowe to Edith Snowe of 35000<sup>th</sup> Tobacco 194<sup>th</sup> in money due by Thomas Gerrard to Abell

p. 1026 Aprill the 12th 1662 deed to

Liber Snowe another Endorsed 1st June 1649, Coppy of a deed made by P. C. R. Edith Snowe to Marmaduke Snowe, another Endorsed 19° June 1640 Coppy of a deed of M<sup>r</sup> Thomas Gerrard to M<sup>r</sup> Abell Snowe com. his Estate in Maryland another endorsed 5<sup>th</sup> October 1640 Coppy of an Acc° Betweene M<sup>r</sup> Gerrard and M<sup>r</sup> Abell Snowe another Endorsed 19 June 16 Car. Anno dmini 1640 A Coppy of a Defeazance vpon 2 Recognizances.

May 15<sup>th</sup> Henry Heylyn Attorney of Thomas Wynn dem<sup>ds</sup> a writt to arrest Wynn v. Atchison Vincent Atcheson in an accon of debt to the vallue of 60<sup>th</sup> of Beaver Warr<sup>t</sup> mde to the Sherriff of S<sup>t</sup> Marys County

p. 1028 Taylor v. Sarah Taylor demands a writt to arrest Thomas Courtney in an Courtney accon of defamacon to the vallue of 10000<sup>th</sup> Tobacco

Warrt mde to the Sherr: of St Marys County to arrest &c. ret ut supra

Tilney v. Anne Tilney dem<sup>ds</sup> a writt to arrest Vincent Atcheson in an accon Atchison of debt

Warr<sup>t</sup> mde to the Sherr of S<sup>t</sup> Marys County to arrest &c.

Abington v. John Abington dem<sup>ds</sup> a writt to arrest Vincent Atcheson in an Atchison accon of debt

Warrt mde to the Sherr. of St Marys County &c.

Bushell v. William Bushell dem<sup>ds</sup> a writt to arrest Daniell Clocker George Dent et al. Macckall, and W<sup>m</sup> Hatton Executors to Coll Price in an accon of the case

Warrt mde to the Constable,

Gerrard v. Thomas Gerrard dem<sup>ds</sup> a writt to arrest George Renolds in an Reynolds accon of debt

Warrt mde to the Sherriff of St Marys County

Lee v. Hannah Lee demands a writt to arrest Vincent Atcheson in an Atchison accon of the Case

Warrt mde to the Sherriff of St Marys County &c

Re Nuttall John Nuttall demands a Subpa, to Sumons Humphry Warren and Vincent Atcheson . . . . Subpa mde . . . .

Snow Memorandum this 3<sup>d</sup> day of June came Marmaduke Snowe and demanded those severall papers deliuered to Cap<sup>t</sup> James Neale, on

the 6th of May last, which the said Neale hath delivered in Cort and Liber the said Marmaduke Snowe doth acknowledge they are the same P. C. R. papers.

This day came Mr John Abington Attorney to Capt Tho: Corn- May 20th wallis and desires the . . . . That Capt . . . .

At a Provinciall Cort held att St Marys on Tewsday the 3d of p. 1029 Tune 1662

Present Charles Calvert Esqr Leiutennt Generall Philip Calvert Esgr deputy Leiutennt and Chancellor Henry Sewall Esgr Secr Baker Brooke Capt James Neale and Robert Clarke Esqrs Councellors.

Was read this following paper (vizt)

Snow v. Gerrard

Cæcilius by the Grant of our Soveraigne Lord Charles &c. Absolute Lord and Proprietary of the Provinces of Maryland and Avalon in the parts of America Lord Barron of Baltemore &c. To all persons to whome theis p<sup>r</sup>sents shall come Greeting, Knowe yee that wee for and in consideraco of the good and Laudable Services and endeavors of Abell Snowe of Cursitars office in Chancery Lane London gent, for the planting of our Province of Maryland And to the End the said Abell and his heires may be enabled hereafter to doe unto us and our heires faythfull and acceptable service within our said Province haue therefore of and with the advice of our Deare Brother Leonard Calvert Esq<sup>r</sup> and according to the tenor and Effect of our letters under our hand and Seale beareing date att London in the Realme of England the Eigth day of October 1640 and Enrolled by our Secretary of our said Province given granted enfeoffed and Confirmed vnto the said Abell Snowe all that peell of land lying Betweene St Johns Freehould and St Marys Bay on the South and including the whole Freehould of Nathaniell Pope Saint Georges river on the west, the pathway leadeing from Popes Free hould aforesaid vnto Mattapanient (alias Concepcon Mannor) on the East and the free hould of Porke-hall, and a line drawne thence due Easte through the woods vntill it Intersect the Path way aforesaid on the North contayning by Estimacon and now sett forth for one thousand acres of land, be itt more or less And all woods Ouarrs. Mynes (royall Mynes excepted waters royall fishes, fishings fishing places, Advowsons and patronages of Churches Wrecks libty . . . . Hunting and hawking for any sorte of game whatsoeuer . . . Comodityes advantages Emolumts and . . . . or any parte thereof To . . . . the said Abell Snowe . . . . and our heires as of . . . . Fealty . . . . Receipt two Barrells of good wheate or twenty shillings in money p. 1030 sterling, att the feaste of our Lords nativity, And wee doe by theis presents will and appoynte that the said parcell of land shall from henceforth for ever be one intire Mannor and be called by the name

Liber of the Mannor of Snowe hill, And wee doe grant vnto the said Abell P. C. R. Snowe and his heires that he or they for ever hereafter shall and may have hould vse and Enjoye within the said Mannor a Courte Leete and Court Barron with all things therevnto belonging according to the most vsuall forme and Custome of England. Given vnder our greate Seale of our said Province att St Marys this 12th day of February in the yeare of our lord 1640 Wittnes our said Deare Leonard Calvert Brother &c.

> I Marmaduke Snowe of Ferny hill in the County of Stafford gent, doe this thirteenth day of September 1659 Surrender to the Right Honobie Cæcilius Lord Barron of Baltemore Lord and Proprietary of Maryland, All my right tytle and interest to this Pattent or Grant of Snowe hill in Maryland, and all the land and aptrices therein menconed together with the Grant and Pattent itt selfe.

> > Marmaduke Snowe

Surrendred and subscribed in the prence of us Ph: Darnall Jo: Langford Cecill Langford Tho. Charnly Rich. Burke

John Langford and Cæcill Langford of London gent, doe make oathe that this is a true Coppy of a Grant or Pattent bearing date the tweluth day of February 1640 and that they did see Marmaduke Snowe of ferny hill in the County of Stafford gent, surrender and deliuer vp the Originall grant or Pattent to the Right honoble Cæcill Lord Baltemore and that both these deponts names subscribed as wittnesses to the said Surrender are their owne pper hand wrytings and that this is a true [copy] thereof

Sworne by . . . . the 15th day . . . . D. 1031

> And Marmaduke Snowe being demanded by the Cort whether the afore recited Surrender was made by him or not Answered itt was.

Then the Sherriff of St Marys County returned all his writts Returns Executed, only George Reynolds (non est Inventus) The Sherriff of Calvert County all executed

Neale v.

Knowe all men by theis preents that I John Thompkinson carpinter Thompkin- of Charles County doe hereby authorise my loving freind John Wheeler Planter of the said County doe Constitute and ordeine my lawfull Attorney to craue A Refference for me till the next Proall Cort as Wittnes my hand 29th May 1661

> Testes Thomas Robinson Henry Franckum John Tompkinson his

marke

Ordered that the Sherriff haue another warrt agt Tompkinson; and tht he take security of the said Tompkinson to appeare att the next Provinciall Cort and stand to the Award of the Cort

The plt sues for nine hundred pounds of tobacco, due by specialty

Liber
P. C. R.
Capt James from the deft which specialty is as followeth.

This bill bindeth me Vincent Atcheson my heires Exrs and Assigns Neale to pay or cause to be payd unto Dauid Abercromby his heires Exec-David utors or Assigns the Sume of nine hundred pounds of good bright Abercromby and large sound Maryland able new Tobacco, and Caske of this Vincent present Cropp and that to be payd Betwixt the date of this Bill and Atcheson the last . . . . next comeing, or att any other Tearme or . . . . where itt shall happen the said Dauid . . . . the same In Wittness of . . . . this 16th day of Aug . . . . Atcheson

Admr of

To the honoble the Gouernor and Councell of the Province of p. 1032 Maryland

The humble peticon of John Abington Attorney of Thomas Corn- Cornwaleys wallis Esqr Humbly sheweth That Vincent Atcheson doth owe unto v. Atchison the said Thomas Cornwallis fifteene pounds and a halfe of Beauer three hundred and thirty pounds of Tobacco and Caske by noate and forty six pounds of Beauer upon Acco

Yor petrs humble request is that he may have an order of this honoble Cort for his debt with charge of Suite and damage of non payment And he shall pray &c.

Accounted with Thomas Cornwallis the day abouesd and I acc- May the knowledge my selfe Debtor to him fifteene pounds and a halfe of 9th 1661 good well furred wynter Beaver in Season, and foure hundred thirty six pounds of good sound Leafe Tobacco according to the Act of Assembly wth Caske Wittnes my hand Vincent Atcheson

Wittnes John Abington

Recd in parte of this bill 106<sup>th</sup> of tobacco Feb. 3<sup>d</sup> 1661

The plt sues p[ro]ut in pet: The deft Confesses a Judgemt for the aboue menconed Sumes.

To the honoble the Leiutennt Generall & Councell of Maryland

The humble peticon of [Thomas Wynne] Sheweth . . . . other Wynne v. furrs as he the said Wynn should approue off and alsoe one hundred Atchison and Eight muske ratt skins to be payd vpon all demand after the date of the said bill as by the said bill (relacon being thereunto had) att large appeareth Yett now soe itt is may itt please yor honors that yor petr haueing twice demanded the said debt of the said Uincent he utterly refused to sattisfye the same contrary to lawe and Equity, Yor petr therefore humbly craues Judgemt vpon the said bill and he as in duty bound shall ever &c.

Knowe all men by theis preents that I Thomas Wynn haue assigned and ordeined and made, and in my stead & place by theis preents

Liber Constituted my trusty and welbeloued freind Henry Heylyn of St P. C. R. Marys in the Province of Maryland gent, to be my true and lawfull Attorney for me and in my name, and to my vse, to aske sue for, Leauy recouer require and receive all and every such debts & sumes of money as are now due vnto me, or which att any day or dayes tyme or tymes hereafter shall be done, oweing belonging or appertayning vnto me by any manner of wayes or meanes whatsoeuer from any pson or psons whatsoeuer Giuing and Granting vnto my said Attorney by theis preents, my full & whole power and authority in and aboute the prmisses, and upon the receipt of any such debts and Somes of money aforesaid accquittances or other Discharges for me and in my name, to make seale & deliver and all and every other Act and Acts thing or things device or devices in the lawe whatsoeuer needfull or necessary to be done in or aboute the prmisses for the Recouery of all or any such debts or sumes of money as aforesaid for me and in my name to make Seale and deliuer and all and every other Act and Acts thing or things device or devices in the lawe whatsoeuer needfull or necessary to be done in or aboute the prmisses for the Recouery of all or any such debts or Sumes of moneys as afores<sup>d</sup> for me and in my name to doe execute & performe as fully largely and amply in every respect to all intents Construccons and purposes as I my selfe might or could doe if I were psonally prsent, Rattifying allowing and houlding firme and stabell all & every such Act . . . . thing or things device or devices in the lawe . . . amply as I my selfe . . . . Wittnes my hand this . . . .

This Bill bindeth me Vincent Atcheson my heires Executors Administrators and Assigns to pay or cause to be well and truly payd unto Thomas Wynne his heires Executors or Assigns the full and just Suñae of thirty flue pounds of good wynter Beauer Killed in Season, and the vallue of twelue pounds of the like Conditioned Beauer in other furrs to the likeing of the said Thomas Wynne and one hundred and Eight muske Ratts Skynns to be payd upon all demands after the date hereof as Wittnes my hand this 5th of December 1661

Wittness Nicholas Gwyther John Raynolds.

Ordered that the plt haue judgmt agt the deft for the whole sumes in the peticon menconed unles the deft within tenn dayes doe proue before the Leiutennt Generall that he hath sattisfyed foure pounds thereof

To the hono  $^{\mathrm{bfe}}$  the Gouernor and Councell of the Prouince of Maryland

The humble peticon of John Abington Attorney of Mrs Anne Liber Tilney Humbly sheweth That Vincent Atcheson doth owe unto the P. C. R. Anne Tilney said Anne Tilney Twenty seaven pounds of Beauer and six hundred by her sixty five pounds of tobacco & Caske by bills

Yor petrs humble request is that he may have an order of this Abington v. honoble Cort for his debt with forbearance and Charge of suite . . . . Atcheson hundred Seaventy and Seaven pounds of good sound large and bright tobacco and Caske without Ground Leaues or Seconds all of my owne Cropp Att or before the tenth day of November next Ensueing the date hereof As Wittnes my hand this 12th October 1660

Vincent Atcheson

Wittness John Abington The marke of X Edward West.

Recd in parte of this bill Eight hundred and twelve pounds of Neate Tobacco

This Bill bindeth me Vincent Atcheson my heires Executors Admrs and Assigns to pay or cause to be payd vnto Anne Tilney of the Cross her heires Executors or Assigns the full and just Sume of Seaventeene pounds of wynter beauer killed in Season to be payd att the Cross in St Georges River att or before the tenth day of March next ensueing the date hereof As Wittnes my hand 23° Vincent Atcheson Aprill 1660

Wittnes Edward West his X marke Richard Willan

More due upon this bill tenn pounds of the like Conditioned Beaver Wittnes my hand Vincent Atcheson

The plt sues prout in pet The deft Confesses Judgemt for the aforesaid Sumes.

To the honoble the Gouernor & Councell

The humble peticon of Hannah Lee . . . . is indebted p . . . . Sume Lee v. of one and ....

This bill binds me Vincent Atcheson of St Marys County in the Province of Maryland my heres Executors and Administrators to pay or cause to be payd unto Hugh Lee of St Marys aforesaid Inholder, his heires Executors Administrators or Assigns the full and just Sume of fourteene hundred and Eight pounds of good and legall tobacco with Caske att some Convenient place in St Marys County aforesaid vpon demand As Wittnes my hand this seaventeenth day of October 1661 Vincent Atcheson

Wittness Wm Sandford Wm Price

Atchison р. 1036

Liber	1661 Mr Atchison Drs	
P. C. R. 8r 28th	Three Gallons Syder and two Gallons Perry	110
	one Pottle Metheglyn	032
	one Gallon Beere	020
9br 11th	Two pottles of Metheglyn	064
	five Bottles Brandy I dyett	110
	Two bottles brandy and two gallons beere & I dyett	090
	M <sup>rs</sup> Packers Servant one dyett	010
	I pottle of beere	010
26th	3 quarts of sack off 7s 6d	
	ı dyett one Gall beere	030
Nbr 24th	Nicholls 2 dyetts	020
	Nine Quarts of sack	108
	one Quart of sack & 2 bottles of dramms	052
Feb. 11th	one bottle of spirritts	050
	one dyett	010

Payd foure Barrells of Corne . . . .

At a Court held at New Towne for the County of St Marys the p. 1037 Eleauenth day of March 1661

$$\begin{array}{c} \text{Present Coll $W^m$ Evans} \\ \text{M}^r \text{ Tho Dent} \\ \text{M}^r \text{ Rich. Willan} \end{array} \end{array} \\ \begin{array}{c} \text{M}^r \text{ Luke Gardner} \\ \text{M}^r \text{ Richard LLoyd} \\ \end{array} \\ \begin{array}{c} \text{Com}^{rs} \\ \end{array}$$

John Mr John Abington Attorney of the present and, and desires that Abington deft pleades that itt was none of Mr Johnsons hand, and desires that of Henry the bill may be proued or else craues a non suite whereupon the plts Mr Thomas Turner Admr of Wm

Corbyn v. Attorney Craues an Appeale to the next Proall Cort which is granted Walter Hall Cire:

Mr John Abington Attorney of the plt sues a bill of the defts the

To the honoble the Gouernor & Councell of the Prouince of Johnson Maryland

> The humble peticon of John Abington Attorney of Mr Henry Corbyn Humbly sheweth That William Johnson late of this Province dec<sup>d</sup> doth owe unto the s<sup>d</sup> M<sup>r</sup> Corbyn three hundred & seaventy pounds of tobacco and Caske by specialty

> Yor petrs humble request is that he may have an order of this honoble Cort for his debt with forbearance and Charge of suite And he shall pray &c.

> Knowe all men by theis preents that I William Johnson of St Clements bay Planter doe owe and am indebted unto Henry Corbyn of London Mercht the full and just Sume of three hundred and seaventy pounds . . . . sound merchantable tobacco and Caske to be .... Henry Corbyn att or upon the 25th day .... and for the true & . . . . Johnson doe . . . .

The pit sues p[ro]ut in peticon The deft pleads that itt is none of Liber Mr Johnsons owne proper hand whereupon the plt desires itt may be P. C. R. putt to a Jury.

Warrt to the Sherriff of St Marys to impannell a Jury

The Sherriff returned his writt and warned

Humphry Warren John Reade George Macckall Vincent Atcheson | Daniell Clocker W<sup>m</sup> Hatton [Joseph Harrison | Andrew Cooke John Wheeler Robert Kingsbury | Richard Bennett | Wm Brookes

Humphry Warren Foreman being swore with the rest aboue menconed withdrew, and after some tyme returned their Verdict Endorsed on the back side of the bill vizt, Wee finde the name to the bill to be the hand of W<sup>m</sup> Johnson, whereupon It was ordered that the deft pay the aboue menconed Sume vnto the plt

To the Right honoble the Gouernor & Councell of Maryland

The humble peticon of Henry Francomb Sheweth That whereas John Wheeler sould to yor pet three hundred and fifty acres of land Henry as by bill of sale more fully appeares for which yor petr has given Wheeler good sattisfaccon, Yor petr humbly Craues that yor honors may be pleased to command the said Wheeler to make good his said bill of sale and justly convey the said land to yor petr for which he has recd good sattisfaccon And yor petr shall pray

Knowe all men by theis preents that I John . . . . of Charls County in the . . . Called Naufernick Creeke, I the said Wheeler doe binde p. 1039 my selfe my heires Exrs Admrs or Assigns to deliuer a firme Pattent

for the said land att or before the tenth of October next to the said Francomb and Robinson or either of them Wittnes my hand 11th The mke t W of John Sept 1650

Wittness Joseph Harrison Jno C Nevill his mke Wheeler

The ple sues f[or a] parcell of land p[ro]ut in bill of sale The deft alleages that he did deliuer a pattent which they did accept off in full sattisfaccon of that bill of sale and Craues tyme till the next Cort to proue this

Ordered that he doe proue itt by the next Proall Cort and the poynte of the issue to be whether they did accept itt or not.

The Executors of John Medley is to answere this Suite the next James Cort

Euans To the Right honoble Gouernor Chancellor & Secres of the Province Thompson of Maryland and to the rest of their honoble Councell of the sd v. Gerrard Province

The humble peticon of George Thompson Sheweth Whereas yor petr intimated unto Mr Thomas Gerrard that he wanted some rights

Thos. Manning Attorney of Francomb v.

Peon v.

Coll.

Liber of land the said Gerrard thereupon proffered to sell vnto yor petr P. C. R. the rights of five thousand acres of land which as he alleadged unto yor petr was . . . . due unto him . . . . whereupon yor petr bargained with him some-... in the yeare of our lord 1659 for ... somep. 1040 tymes in Aug. . . . . be betweene two or three thousand acres of good land of itt, for which very tract yor petr bought the Residue of the aforesd rights of fine thousand acres of land & the rights for 350 acres of land which Rights the said Gerrard had for 7 of his Servts transportacon into this Province, and the tyme Lymited vor petr for sattisfaccon for the fore menconed rights more att large will appeare by yor petrs severall bills deliuered into the Clarks office att the Penultima Proall Cort Att which Cort the said Gerrard sued yor petr & obteyned an order of Cort for the said tobacco, where yor petr sued alsoe the said Gerrard in an accon of the Case for the performance of his Condicon contracted with yor petr where itt was alsoe ordered that the sd Gerrard should make good vnto yor petr the said Rights of fine thousand acres of land the performance whereof yor petr afterwards demanded of the said Gerrard, and as yett remayneth vnperformed whereupon vor petr not haueing his damages adjudged and ordered by you (most renowned fathers of this Province) could not demand an Execucon upon the said order of Cort but to yor petrs greate losse and damage: as more att large will appeare by the Subsequent lines for after yor petr had an Assignmt for the foremenconed rights of three thousand three hundred & fifty acres of land yor petr came downe unto the then Secretarys office for a warrt for the said rights, but the then Secretary now Chancellor of this Province would not grant unto yor petr a warrt for the sd rights of three thousand acres of land the remaynder of the before menconed five thousand, but shewed yor petr a paper from Mr Marmaduke Snowe to clayme the rights of land granted unto his brother Mr Abell Snowe by speciall warrt from the Right honoble the Lord Propry of this Province of Maryland which were the rights before menconed of fine thousand acres of land sould by the said Gerrard unto vor petr and for the defaulte of the sd warrt by reason of the said Gerrards un-... to the said rights of ... yor petr formerly p. 1041 tooke up and the water side besides the damage yor petr hath susteyned by the depriuacon of takeing up of the residue of the fore menconed rights weh might have redowned much to yor petrs proffitt all which yor petr humbly craues to haue bin his apparant yett

recouerable damage.

The p<sup>r</sup>misses therefore being taken into yo<sup>r</sup> hon<sup>oble</sup> serious consideracons yo<sup>r</sup> pet<sup>r</sup> most humbly craueth an order of Co<sup>rt</sup> whereby the said Gerrard may be enforced to purchase the aboue menconed Seates of land & possess yo<sup>r</sup> pet<sup>r</sup> his heires & Assigns for ever therew<sup>th</sup> and that the said Gerrard by vertue of the s<sup>d</sup> order of Co<sup>rt</sup> may be bound his heires Ex<sup>rs</sup> Adm<sup>rs</sup> & assigns vnto yo<sup>r</sup> pet<sup>r</sup> his heires Ex<sup>rs</sup> Adr<sup>s</sup> and Assigns in a bond of three hund<sup>d</sup> pounds sterl. money to warrant

& defend the said land for yor petrs heires Exrs Admrs & Assigns Liber peaceable & quiett posson thereof for ever & of every pte & parcell P. C. R. thereof without lett or molestacon & this att their owne proper Cost & charge of lawe agt all clayme or claymes wtsoever or else to pay or cause to be payd vnto yor petr his heires Executors Admrs or Assigns by him the sd Gerrard his heires Exrs Adrs or assigns the full & just Sume of twenty thousand pounds of good sound merchantable leafe tobacco and Caske pitcht and Culed from ground leaues & seconds att or upon the 10th Sept. next ensueing the date hereof in some Convenient place or places of Charls or St Marys Countys And yor petr &c.

Reffered till next Cort

Richard Cragbone The Administrator of Thomas Elston desires Re Elston's a Quietus of the Estate of the said Elston, It is therefore ordered Estate that any person that shall preed to any Creditt to that Estate doe come in and make itt appeare before the next Cort other wise a Quietus est to be granted and that this be affixed att the Cort doore. John Gittings Clre.

Wednesday the 4th of June 1662

June 4 p. 1042

Present The Leiutennt Generall Philip Calvert Esqr deputy Leiut Henry Sewall Esqr Secretary Robert Clarke Baker Brooke and John Bateman Esqrs Councellors

Then was called Thomas Wright Indicted for hogs stealeing by Attorney General v. the Grand jury

The Sherriff makes Proclamacon (vizt)

If any person or persons whatsoever can give any Evidence agt Thomas Wright, on the behalfe of the Lord Proprietary, for the Prisoner stands upon his Justificacon.

Proclamacon being made three tymes, and noe man appeareing to prosecute, The Prisoner is cleared by Proclamacon

Knowe all men by theis preents that I John Sinkler and Robert Devorax Kingsbury doe Engage our selues to binde over both our Estates for Attorn. Jno. the sattisfaccon of a debt of twelve thousand three hundred Seaventy Bateman v. foure pounds of Tobacco and Caske And wee both doe Engage our Kingsbury selves to give bond, and to owne the same bond the next Cort As Wittnes our hands this 26th of February 1660 Bond being taken and owned in Court this to be voyd and none Effect

John † S Sincler his marke Robt K Kingsbury his marke

Testes James Veitch John Sutton:

Ordered that they doe give bond according to the Tenor of the Obligaçon produced in Cort

Liber Snow p. Thos.

. . . . Lord 1640 accknowledge and Confess Judgemt before the Right Honobiethe Lord Baltemore Lord and Proprietary of this Attorn. Province of Maryland vnto Abell Snowe yor petrs brother, to the Turner v. vallue of one hundred seaventy Eight pounds nine shillings and Gerrard nine pence of good and lawfull money of England, and thirty fiue thousand pounds of tobacco and Caske which Judgem<sup>t</sup> is yett wholy unsattisfyed. And whereas the abouesaid Gerrard is further indebted unto the aforesaid Abell the Sums of Eighteene pounds and foure shillings more as by Endorsement on the said Judgemt under the s<sup>d</sup> Gerrards hand manifestly appeareth bearing date the Eleauenth of October in the yeare of our lord aboue menconed.

which said Sumes of money and tobacco the aforesaid Abell Snowe did giue and bequeathe unto Jdith Snowe yor petrs mother who out of her motherly affeccon was pleased to Conferr her Right in the prmisses upon yor petr Wherefore yor petr humbly craueth Execucon vpon the said Judgemt of one hundd seaventy Eight pounds nine shillings nine pence sterling money, and thirty five thousand pounds of tobacco and Caske and order for the aforesd Sume of Eighteene pounds foure shillings wth costs of Suite and damages to the vallue of Eleaven hundred pounds sterling And he shall euer pray

An Exact and perfect noate how all Accompts stande betwixt my brother Thomas Gerrard of St Clements Iland in the Province of Maryland gent, and me Abell Snowe of Cursitars office in Chancery Lane London this 5t of October 1640 as followeth

Impr. Lent my Brother Gerrard in ready money since his arrivall in England when he came over in the Shipp Blessing: lxix<sup>tb</sup>

It. I have payd for him several Comodityes for th. d. his Voyage to Maryland besides the Custome lxxvii: x:x1:Impost of xxij hogsheads of tobacco wch

for seuall }

D. 1044

Whereas my Loving Brother Abell Snowe of Cursitars Office hath Lent disbursed and Engaged himselfe to pay the severall Sumes aboue menconed (being one hundred seaventy eight pounds Nyne and nine pence) To and for my vse in setting me forth with a Convenient Supply to Maryland, Now knowe all men by theis preents that I Thomas Gerrard of St Clements Iland in the Province of Maryland gent, doe binde me my heires Executors and Administrators in the penall Sume of fiue hundred pounds of lawfull English money to consigne and send to the said Abell Snowe or his Assigns, within two yeares next after the date hereof Such a convenient Quantity of Beauer or tobacco or both as shall sattisfye him fully for the moneys disbursed as is aboue specified, besides thirty five thousandib weight of good and merchantable tobacco of Maryland which I hereby likewise accknowledge to owe him, And when he is fully sattisfyed and payd This Obligacon is to be voyd and of none Liber Effect, but till then itt is to stand and remayne in full force Effect & P. C. R vertue In Wittness whereof I haue hereunto sett my hand and Seale the 5<sup>t</sup> day of October 1640 Thomas Gerrard

Sealed & deliuered by the aboue bounden Thomas Gerrard in the prence of Tho: Cornwalleys Jo: Langford Rob: Euelin.

Prefat. Thomas Gerrard sigillauit et delibauit hoc presens Scriptum die et anno dat. p<sup>r</sup>sentiium coram me et recognouit, hoc computum fuisse uerum et maxime justum

C Baltemore

I doe hereby Certefy that this is a true Coppy of an Acc° betweene the sd Abell Snowe and Thomas Gerrard Sealed deliuered and accknowledged by the said Thomas Gerrard as aforesd in the prence of C Baltemore

Likewise my said Brother Abell hath sent & adventures two peeces p. 1045 of blew tradeing cloth by me which I am to make him a returne of, the Cloth cost xy\*\*b—inj\* Also M\* John Army hath sent just the like Adventure by me w\*\*ch\* I am to accompt to him for likewise, Wittnes my hand the day and yeare aboue written Tho. Gerrard

Wittnes hereunto Robt Styles Valerius Sutton

This is a true Coppy examined by me Will<sup>m</sup> Fynney

Thomas Cornwallis of the Cross in Maryland in America Esqr and John Langford of the pish of St Clement Danes in the County of Midde gent, doe make oathe tht this is a true coppy (by them now lately examined of an acco beareing date the fift of October 1640, And that they were prent & did see the within named Thomas Gerrard Signe seale and deliuer the said Acco beareing date as aforesd) and that these deponts names subscribed therevuto as wittnesses are their owne proper hand wryting

Tho: Cornwallys John Langford

Both these deponts sworne to the truth hereof the 13<sup>th</sup> day of Sept 1659 before me Robert Keylway one of the Masters of the Chancery of England in ordinary

Robt Keylway.

This Indenture made the nineteenth day of June in the sixteenth yeare of the Raigne of our Souaigne Lord King Charls by the grace of god of England Scotland France & Ireland defender of the fayth &c. Betweene Abell Snowe of Cursitars office in Chancery Lane London gent, on the one parte and Thomas Gerrard of New hall in the County of Lancaster gent, late of St Clements Iland in the Province of Maryland in the parts of America on the other parte Wittnesseth [that] Thomas Gerrard for divers good causes & . . . . Snowe which he doth hereby acknowledge himselfe to owe and to p. 1046 be Indebted to the said Abell Snowe, his heires Executors Admrs and Assigns doth by theis prents bargaine sell give grant, alien, assigne and sett over vnto the said Abell Snowe his heires Executors Admrs and Assigns all those his Plantacons called by the severall

Liber names of St Clemts Iland, St Katherines Iland, Porkehall and Ashton P. C. R. within the said Province of Maryland And all the Lands Tenemts hereditamts howses Outhowses buildings and other Aptrices therevnto belonging scituate lying and being in the Province of Maryland aforesaid in as ample and large manner, to all Intents and purposes as he now doth or might have hould or Enjoye the same, And alsoe the said Thomas Gerrard for himselfe his heires Executors and Adm<sup>rs</sup> doth further by theis p<sup>r</sup>sents bargaine Sell give Grant, alven assigne and sett over unto the said Abell Snowe his Executors Admrs and Assigns all and singuler his goods chattles moueable and vnmoueable Servants househould stuffe, money Plate Jewells Tobacco Cattle hoggs Poultry debts dues, and all other his Estate whether reall or personall whatsoever, whether it be in the Kingdome of England, or in the Province of Maryland aforesaid, To haue and to hould all and singuler the afore recited prmisses to the said Abell Snowe, his Executors Admrs and Assigns for ever To the vse and behoofe hereafter in theis p<sup>r</sup>sents expressed, namely that if itt soe fall out that he the said Thomas Gerrard should happen to dve or departe this naturall life before he haue well and truly sattisfyed and payd the said thirty five thousand pound weight of tobacco aboue expressed and Caske in such manner and forme as is expressed in two Indentures of defeazance bearing date with their preents. And every parte and parcell thereof that then the said Abell Snowe shall have hould and Enjoye the one movety of all the aboue recited prmisses To his owne proper vse and behoofe And the other movety to the vse of Susanna the now wife of the said Thomas Gerrard for and during her naturall life and after her decease to the heires of her body begotten or to be begotten on her body by the said Thomas p. 1047 Gerrard for ever And the said Thomas Gerrard . . . . Executors Administrators and Assigns That he the said Abell Snowe shall and may have hould possess vse occupy and quietly and peaceably enjoy All the fore recited prmisses to the vses aforesaid To the said Abell Snowe his heires Executors Administrators & Assigns or against any other pson or persons whatsoever Clayming by from or under him, or by vertue of any right Tytle or Interest derived from him, And he doth further hereby revoake disanull and make voyd any will deed or other Instrument whatsoever formerly made concerning theis recited prmisses or any pte thereof whether they be in England or in the Province of Maryland [the] said Thomas Gerrard for him

his heires [Exec'rs] Adm<sup>rs</sup> and Assigns doth further covenant and grant to and with the said Abell Snowe his heires Executors Adm<sup>rs</sup> and Assigns that he and they will warrant and defend the said p<sup>r</sup>misses and every pte thereof To the said Abell Snowe his heires Executors Adm<sup>rs</sup> and Assigns for ever ag<sup>t</sup> any person or persons whatsoever. And that he and they shall saue and keepe the p<sup>r</sup>emisses and every parte thereof clearely free and Exonerated & dis-

charged of and from all or any former bargaines Sales Mortgages Liber Judgemts Execucons guifts wills or any other Incumbrances whatsoever, And that the said Abell Snowe shall from tyme to tyme freely haue hold occupye possess and Enjoy and dispose of all the before recited prmisses to him his heires Executors Admrs and Assigns for ever To the vses aforesaid In Wittness whereof both the partyes to theis preents haue Interchangeably putt their hands and Seales the day and yeare first aboue written Anno Duñi 1640

Thomas Gerrard

This is a true Coppy examined by me W<sup>m</sup> Fynney:

John Langford of the parish of S<sup>t</sup> Clements Danes London gent: aged aboute sixty yeares maketh oathe that this is a true Coppy (by him now lately examined of a deed beareing date the 19<sup>th</sup> day of June in the sixteenth yeare of the late King Charles, And that he this depon<sup>t</sup> was . . . . did see the abouesaid Thomas Gerrard . . . . p. 1048

I doe hereby certefye that this is a true Cuppy of a deed Sealed deliuered and accknowledged by the said Thomas Gerrard as aforesaid in the p<sup>r</sup>sence of C: Baltemore

The depon' sworne to the truth of this Affid' before me Robert Keylway one of the M<sup>rs</sup> of the Chancery of England in Ordinary the 13<sup>th</sup> day of September 1659 Rob' Keylway

Sealed and delivered by the within named Thomas Gerrard in the prence of Rich: Congrene John Langford Rich Symons

Sigillat delibat et libent recognit p infrañomt Thomam Gerrard die & anno dat p<sup>r</sup>sentium coram me C Baltemore

Thomas Gerrard de Insula Sci Clementis infra Provinciam ter. Marie in ptibz Am'ice gen. coram dño Rege in Cancellor sua psonalit. constitut recogn se debere Abeli Snowe de Officia Cursitar in Com Midd gen Mille libras bone et legal monete Angl: solveñd eidem Abeli ant suo certo Attorn executor Administr. vel Assign suis in festo Sci Jōhis Baptis prox futur post dat hujus Recognicōis Ut nisi fee'it vult et Concedit qd dca suma mille libra levetur et recuzetur de bonis et cattall terr. tontis et hereditamen Ipius Thome herēd Executor vel Administr. Suox vbicunqr furint invent. infra Regnu Angl. aut infra p'dict Provinciam terr Marie vocat. Maryl. vel. infra prte Virginie ad solum et propriu opus et vsum p'fat. Abelis hered Executor & Admini suoz Teste deō dño Rege apud Westmr decimo nouo die June Anno Regni ejuodem dno nri Caroli dei gra Angl. Scotie ffrancie et hibnie Regis fidei defensor &c decimo Sxto. Annoq dñni 1640

Exaiat q Edm Goddard

Thomas Gerard de Insula Sci Clementis infra Provinciam Terra p. 1049 Maria in partibz America gen. coram me Cecilis Baron de Baltemore Caroli Regis Angl. &c. gra. dño Proprietar Provincia Terre Marie & Avalon psonalit constitut recognovit se deberie Abeli Snowe de officio Cursitar in Com Midd gen<sup>7</sup>oso Mille libras bone et legalis

Liber monete Angl solvend eidem Abeli aut suo certo Atturn Execut Ad-P. C. R. ministratoribz nel Assign suis in festo sci Johis Bapte prox futur post dat hujus Recognicionis et nisi fecit vult & concedit qd dca suma Mille libra levet & recupet de bonis & cattalis [terr] tentis & heredittamentis ipius Thome her [ed Executor vel] Administrator suo ubicung furint invent infra prdict pvinciam Terra Marie vocat Maryland ad solum et ppria opus et vsum prfat, Abelis hered Executor uel Administrator suos Teste me ipō dcō Cæcilio Baron de Baltemore dño proprietar pvinc, p<sup>r</sup>dict, apud London infra Regnum Angl decimo nono die Junij Anno Regin dni nri Caroli dei gra Angt. Scocie Franc. & hibernie Regis fidei defensorio & decimo sexto Annoq Thomas Gerrard dmni 1640

Recognit p prfat Thoma Gerrard die & Anno dat. prsentium coram

Cæcilio Barron de Baltemore et dño Proprietar provincia prdict C: Baltemore

I doe hereby certefye that this is a true coppy of a Recogniz accknowledged by the said Tho: Gerrard before me C: Baltemore

This Indenture made the nineteenth day of June in the 16th yeare of the Raigne of our Soveraigne Lord King Charles by the grace of god of England Scotland France & Ireland defender of the fayth &c. Betweene Abell Snowe of Cursitars office in Chancery Lane London gent. . . . and Thomas Gerrard of Newhall in p. 1050 the County . . . . the Province of Maryland . . . . Administrators and Assigns in the Sume of one thousand pounds of lawfull English money to be Leauyed upon the said Goods and Chattles Lands Tenemts and hereditaments of the said Thomas Gerrard his heires Executors and Administrators, wheresoeuer they shall be found either within the Kingdome of England or within the pts of Virga as by the said Recognizance doth and may more att Large appeare.

Now this present Indenture of defeazance upon the said Recognizance Wittnesseth that if the said Thomas Gerrard his heires Executors Administrators or Assigns shall well and truly pay or cause to be payd vnto the said Abell Snowe his heires Executors Admrs or Assigns the full Sume of Thirty five thousand pound weight of good and merchantable Leafe tobacco of Maryland well and sufficiently packed and putt vp in good and sufficient Caske in such manner and forme as itt shall then be generally vsed to be packed in the said Province of Maryland att the severall tymes when the payment thereof shall growe due, that is to say five thousand pound weight thereof in or upon the tenth day of January next Ensueing the date of theis preents and tenn thousand pounds weight thereof more in or upon the tenth day of January which shall be in the yeare of our Lord one thousand six hundred forty and one And tenn thousand pounds weight thereof more in or upon the tenth day of January which shall be in the yeare of our lord god one thousand six hundred

forty two And tenn thousand pounds weight more being the residue Liber thereof in or upon the tenth day of January which shall be in the yeare of our Lord god 1643. All which said severall paymts are well & truly to be made Att the howse of the said Abell Snowe called Snowe Hill in the said Province, or att the howse of the said Thomas Gerrard scituate in St Clements Iland in the said Province he the said Thomas Gerrard giving a months notice next before the day of payment thereof to the sd Abell Snowe or his Assigns of the certaine Quantity that shall be payd by him att both places, and for soe much as shall be payd at St Clemts Island, the said Thomas Gerrard shall keepe safe and indempnifyed from wett or otherwise in his owne howses untill itt be received from him by the said Abell Snowe or his . . . . said to . . . . be payd yearely to the said Abell p. 1051 Snowe or his Assigns by the said Thomas Gerrard as is Covenanted and the same to come Clearely besides the weight of the caske to the said Abell Snowe his heires Executors Admrs or Assigns in manner and forme aboue specified that then this said Recognizance shall be voyd and of none Effect but otherwise to stand & remayne in full force & vertue, Neuertheles the said Abell Snowe doth hereby promise the said Thomas Gerrard his heires Executors & Admrs that if itt shall soe happen that during the last three yeares the Province of Maryland be stinted and Confined by any order either from the Lords of his Majestys most honoble Privy Councell or by any Comand from the said Lord Baltemore by the very same Express Regulação of soe much & such Quantityes of Tobacco p head as the Inhabitants of Virga are now stinted and Confined vnto that is to say one hundred and fifty pound weight p head for themselves and twenty pounds p head for publick charges as by the said Orders for Regulaçon in Virga more att Large itt doth and may appeare Then the s<sup>d</sup> Abell Snowe is Contented to accept of six thousand pounds weight of tobacco soe ordered as itt is by the sd Regulacon being packed in good caske every yeare yearely during the said three last yeares in liew of the said tenn thousand pounds weight of tobacco soe covenanted by the said Thomas Gerrard to be payd to the sd Abell Snowe his Executors Admrs or Assigns as aforesaid butt itt is the express meaning of both parties to their presents that the five thousand pounds weight of tobacco and Caske which is to be payd the tenth day of January next ensueing the date of theis preents shall be well & truly pavd as abouesaid whether there be any such Regulacon or not regulacon in the Province of Maryland as is afore expressed In wittness whereof both parties to their preents interchangeably . . . . putt their hands and Seales the day and yeare . . . .

Thomas Gerrard Thomas Cornwallis of the Cross in Maryland in America Esqr p. 1052 and John Langford of the pish of St Clemts danes in the County of

Midd gent, doe make oathe that their names aboue written as witt-

Liber nesses to the deed within written is their owne hand wryting and P. C. R. that they did see the said Thomas Gerrard Signe Seale & deliuer the Thomas Cornwallis John Langford same

> Both these deponts sworne to the truth hereof the 13th day of Sept 1659 before me Robt Keylway one of the Mrs of the Chancery of Robert Keylway Engld

To all Christean people to whome this present wryting shall come

Greeting Whereas Thomas Gerrard of New hall in the County of Lanaster gent, late of Snowe hill in the Province of Maryland in the parts of America by one Recognizance bearing date the nineteenth day of June in the yeare of the Reigne of our Soueraigne Lord Charles by the grace of god of England Scotland France and Ireland King defender of the fayth &c. the sixteenth accknowledged before John Page Esqr one of the Masters of the most honoble Cort of Chancery hath become bound vnto Abell Snowe of Cursitars Office in Chancery Lane of London gent. his heires Executors Administrators and Assigns in the Sume of one thousand pounds of lawfull English money to be leauyed vpon the goods and Chattles lands Tenemts and heredittamts of the said Thomas Gerrard his heires Executors and Admrs within the Province of Maryland aforesaid for the payment & deliuery of the full Sume of thirty five thousand pounds weight of good and merchantable Leafe tobacco of Maryland and also the Sume of one hundred ninety and foure pounds of Currant English money which the sd Thomas Gerrard oweth vpon a Just acco made betwixt the said Abell Snowe and Thomas Gerrard vnto the sd Abell p. 1053 Snowe his . . . . Ferny hill in the County of Stafford Widd as also for divers other good causes and Consideracons me thereunto especially moueing Haue given granted and bequeathed and by theis preents doe give grant and bequeathe unto my welbeloved mother Idith Snowe her Executors Administrators and Assigns all the afore named tobacco debt or debts Sume or Sumes of money whatsoeuer which is oweing vnto me by the sd Thomas Gerrard his Executors and Administrators together with all my house hould goods Cattle & Chattles moueable or unmoveable whatsoever in my posson or which are owing vnto me both in the Realme of England and the said Province of Maryland To haue and to hould the aforesaid Tobacco debt or debts Sume or Sumes of money, househould goods Cattle and Chattles moveable and vnmoveable whatsoever vnto the aforesaid Idith Snowe her Executors and Admrs for ever, And in the name and posson thereof I the said Abell Snowe have delivered with my owne hands six pence of currant English money to the said Jdith Snowe In Wittnes whereof I the said Abell Snowe to this present deed of guift haue sett my hand & Seale this 27th day of June in the Eighteenth yeare of the Reigne of our Soueraigne Lord Charles by the grace of god of Engld Scotland France and Ireland King defendor Abell Snowe of the fayth & Annog dmni 1642

Sealed and delivered in the presence of Tho Bayley Walter Snowe Liber P. C. R. Edward Lees M his marke

This is a true Coppy of the Originall Examined by vs Wm Fynney Thomas Sutton

Walter Snowe of fferny hill in the County of Stafford gent. and Edward Lees of Rownall in the said County . . . . make oathe that this is a true coppy . . . . of a deed purporting . . . . Snowe to Jdith his .... Both these deponts sworne to the truth hereof the 20th day of p. 1054 September 1659 before Sr Richard dyott Knt one of the Masters of Ric: Dyett: the Chancery of England

To all Christean People to whom this prsent wryting shall come Greeting Whereas Thomas Gerrard of New hall in the County of Lancaster gent, late of Snowe Hill in the Province of Maryland in the parts of America by one Recognizance bearing date the nineteenth day of June in the yeare of our late King Charles &c. the sixteenth, Accknowledged before John Page Esqr one of the Masters of the most honoble Cort of Chancerv hath become bound vnto Abell Snowe of Cursitars office in Chancery Lane London gent, his heires Executors and Admrs and Assigns in the Sume of one thousand pounds of lawfull money of England to be leauyed upon the goods and Chattels lands Tenemts and heredittamts of the sd Thomas Gerrard his heires Executors and Administrators within the Province of Maryland aforesaid for the paymt and deliuery of the full Sume of thirty five thousand pound weight of good and merchantable Leafe tobacco of Maryland and also the Sume of one hundred ninety and foure pounds of currant English money which the said Thomas Gerrard oweth vpon a Just Acco made betwixt the said Abell Snowe and the said Thomas Gerrard vnto the said Abell Snowe his Executors Administrators & assigns as by the said Recognizance Indenture of defeazance and the Acco more plainely and att large appeareth And whereas the sd Abell Snowe by his deed of Guift bearing date the seaven and twentyth day of June in the Eighteenth yeare of our aforesaid late King Charles &c as well for the naturall love duty and affeccon which he owed and bore to his deare & loving mother Idith Snowe of ferny hill in the County of Stafford widd as alsoe for diuers other good Causes Consideracons . . . . Gerrard his Executors and Admrs together with all his househould goods Cattles and Chattles p. 1055 moueable and vnmoveable whatsoeuer in his posson or which were oweing vnto him both in the Realme of England and in the sd Province of Maryland as by the said deed of guift more plainely and att large itt doth and may appeare Now Knowe yee that I the said Idith Snowe as well for the naturall loue and affeccon weh I beare vnto my Loving Sonne Marmaduke Snowe of Ferny hill aforesd in the said County of Stafford gent. as also for divers other good causes & considerações me thereveto especially moueing [have] Assigned and sett over and in and by theis preents doe give grant Assigne and sett

Liber over vnto my said welbeloved Sonne Marmaduke Snowe his Exec-P. C. R. utors Admrs and Assigns all the afore named and abouesaid tobacco debt or debts Sume or Sumes of money whatsoeuer which is given granted and bequeathed vnto me the said Jdith Snowe by the said Abell Snowe together with all the house hould goods Cattles & Chattles moveable and vnmoveable whatsoeuer given granted and bequeathed unto me the said Idith By the said Abell, and all my right Interest & tytle of in & to the same To have and to hould the aforesaid Tobacco or debts Sume or Sumes of money howse hould goods Cattle and Chattles moveable and vnmoveable whatsoeuer vnto the aforesaid Marmaduke Snowe his Executors and Administrators for ever In Wittness whereof I the said Jdith Snowe to this prent deed of guift have sett my hand and seale the first day of June in the yeare of our lord god according to the Computacon of the Chruch Idith Snowe her marke of England 1649

Sealed & deliuered and six pence in Silver given by the sd Jdith to

the sd Marmaduke

This is a true Coppy exed by Wm Fynney

p. 1056 William Fynney of Fynney Lane in the County of Stafford gent. and Thomas Sutton of Oncott in the s<sup>d</sup> County gent. doe make oathe that this is a true coppy by them now lately Examined of a deed of guift beareing date the first day of June 1649 and that they were present and did see the aboue named Jdith Snowe seale & deliuer the said deed of guift beareing date as aforesaid, and that these deponts names together with two more wittnesses (vizt) John Oulsnam and Robert Turner subscribed therevnto As wittnesses are their owne proper hand wryting Wm Fynney Tho. Sutton

Both these deponts sworne to the truth hereof the 29<sup>th</sup> day of September 1659 before S<sup>r</sup> Richard dyott Kn<sup>t</sup> one of the M<sup>rs</sup> of the Chancery in England Ric. Dyott.

The plt sues p[ro]ut in peticon The deft desires that he may haue a Coppy of the peticon and haue tyme to answere till the next Provinciall Cort Ordered that the deft doe give sufficient bond with two sufficient Suretyes not to imbezill the Estate claymed by Marmaduke Snowe by vertue of the deeds afore recited, and that he shall Joyne issue with the plt, and abide Judgemt of this board att the next Provinciall Cort

Cap<sup>t</sup> Neale maketh oathe that he did reade over two Latine Recognizances . . . . beareing date 19<sup>th</sup> June . . . .

To the Right honoble the Governor and Councell

p. 1057 Taylor v. Courtney

The humble pet. of Sarah Taylor Sheweth That whereas Thomas Courtney did sollicite a Suite of loue to yo' pet' the which yo' pet' did entertayne in a familiar and civill manner vntill such tyme as she heard that the said Thomas Courtney did privately abuse her, by

reporting that he had had vncivill doeings with her, the which yor Liber petr scorning by the advice of her freinds she did strine to weane P. C. R. her selfe from her former Childish Loue; which Thomas Courtney ... he doth goe aboute to dishonor vor pet reporting that he hath layne with her, with many impudent and false abuses, besides a letter in the which he doth abuse me in a very vncivill and abusive manner wherefore yor petr humbly beseeches yor honors to take itt into yor serious Consideraçõns the Condição of a poore abused Mayd who sues for Justice agt her abusine adversary and as in duty bound she

shall ever pray. The ptt sues the deft in an accon of defamacon for giving out in speeches that he hath layn with the plt whereupon the deft craues a Jury which was granted

Warrt mde to the Sherriffe of St Marys County to impannell a Jury the Sherriff returned his writt and warned

Capt Thomas Manning Tho: Bennett Robert Slye Hugh Stanley Fran: Batchelor John Hamond W<sup>m</sup> Hatton Henry Spinke Humphry Haggett James Veach W<sup>m</sup> Bretton | John Nuttwell

Capt Thomas Manning Foreman sworne together with the rest abouemenconed, . . . .

To the honoble the Leiutennt Generall and Councell . . . . Wm Re Bretton Bretton . . . to Gyles Sadleir late Sherriff of that County to collect p. 1058 for him, But the said Gyles being infortunately cast away, yor petr not well knowing how to recouer his said debts He humbly prayes that James Ueich of Calvert County may be impowred by order of this honoble Cort to leavy by way of Execucon after demand made all, or any peell of the said fees for which the sd Gyles Sadleir hath given noe receipt for under his hand, Mr Hugh Stanley haueing the booke of fees in his Custody now preent in Cort and willing to Relinquish the same according to this agreemt with Veich and yor petr & he shall pray &c.

Vpon the peticon abouesaid Ordered that Hugh Stanley deliver up to Wm Bretton his Booke of fees and that James Ueitch may have writt to Leauv the sd fees according to the peticon

Then The Jury returned their Verdict (vizt) The accon of scan- Taylor v. dall lyes and wee finde for the plt five hundred pounds of tobacco and Courtney Caske dammages Ordered that Thomas Courtney aske the sd Sarah Taylor forgivenes in open Cort upon his knees for scandaling of the plt, which was done accordingly

Re Gwyther

Ordered that a warrt issue agt Robert Troope to appeare att the P. C. R. Murfee next Pro<sup>all</sup> Co<sup>rt</sup> that in the Interim Morris Murfee remayne with Cap<sup>t</sup> v. Troope Luke Gardner Coff Evans & Richd LLoyd according to the former vide 3 Md. order of the Councell

> To the honobie the Leiutennt Generall & Councell Sheweth The humble peticon of Nicholas Gwyther That yor petr by order of this Cort summoned an Inquest vpon the Suite comenced touching . . . .

Bassett v. Ford p. 1059

At a Court held att Newtowne for the County of St Marys the Eleauenth day of March 1661

Present Coll Wm Evans Thomas Turner. Mr John Abington Mr Luke Gardner -Comrs Mr Tho Dent Richard LLoyd Mr Richard Willan

Thomas Bassett Constable of New Towne Hundred doth prsent vnto this Cort Robert Foord for killing a hogg of the said Bassett and afterwards carrying itt to the howse of Richard Bennett

Thomas Bennitt aged 18 yeares sworne &c Sayth That when Robert Foord killed Thomas Bassetts hogg he this depont being in the woods came up to him & asked him whose hogg itt was, he the sd Foord answered itt was Thomas Bassetts hogg. And he this depont sayd itt was one of his home hoggs, And the said Foord answered It was more than he knew, and this depont did bid the said Foord carry itt to the howse of Thomas Bassett, and the said Ford answered he would carry itt to Goodman Bennetts, and he would goe to Thomas Bassetts and tell him of itt And further the sd Ford asked this depont why he Looked soe said who answered that if Thomas Bassett were there and knew of itt he would Shoote them And the said Ford sayd you would not be good to make a Theefe and Tho: Bennett his marke further sayth not

Margarett the wife of Thomas Bassett sworne and examined Sayth That Thomas Bennett tould her this depont that the hogg which Robert Ford killed was one of Thomas Bassetts home hoggs, and bid him ripp the Mawe of itt, and he should finde Corne in itt for he had seene the hogg the night before att Thomas Bassetts howse And he . . . . Bennett tould this depont that he bid the said Ford . . . . Bassett and he sayd he . . . . him the said Bennett . . . .

р. 1060

Elizabeth the wife of Peter Achillis maketh oathe verbatim as Elizabeth Achillis her marke Margarett Bassett.

Ordered that the said Ford putt in Security to appeare att the next Provinciall Cort or remayne in the Sherriffs Custody, And that the whole proceedings may be sent thither

Vpon the prsentmt aboue written of Thomas Bassett Constable Liber that Robert Ford killd one of his hoggs they putt themselues to the P. C. R. Tryall of a Jury

Warrt to the Sherriff to impannell a Jury.

The Sherriff returns his writt and warned

Nich Young Richard Games Daniell Clocker Robert Macklyn Thomas Bennett John Halfehead John Pollard Will<sup>m</sup> Palmer Thomas Innes W<sup>m</sup> Whittle, Humphry Haggett

Nicholas Young foreman sworne with the rest aboue menconed And the Jury returned their verdict not Guilty

Thomas Bassett Constable of new Towne hundred doth prent Bassett v. vnto this Cort Richard Bennett for Contempt of Government, That Bennett the said Bennett did deney and refuse to ayde and Assest the said Constable in carrying Robert Ford before Coff William Evans one of his Lops. Justices of the peace for this County of St Marys.

William Young aged 31 yeares or thereabouts sworne in open Cort Sayth, That vpon the first of February last past Thomas Bassett comeing to yor depont as he was Cutting of wood att night about Sun Sett the said Bassett desireing yor depont to goe along with him to heare Richard Bennett what he should say for the said Thomas tolde yor depont that . . . . had killed a hogg of his and . . . . Bennett had . . . . Commanded the said Richard Bennett in the name of the p. 1061 Right honoble the Lord Proprietary to goe along wth him, the said Richard Bennett replying Thomas why are you soe hasty where is yor warrt the said Thomas Bassett replyed, my oathe is my warrt and whether the said Richard sayd he could not or would not goe I cannot positively sweare, but he sayd he was the Security of Robert Ford and would continue his security vntill he should answer what he had to say to Robert Ford before a Justice of peace, and further W<sup>m</sup> Young sayth not

John Cissell maketh oathe verbatim John † Cissell his marke

Ordered that Richard Bennett putt in security for his appearance att the next Proall Cort to answere the Constables prsentmt; or remayne in Custody and tht the whole proceeding be sent vp to the next Proall Cort Walter Hall Cik.

This being the first faulte comitted by Richard Bennett and vpon promise of amendm<sup>t</sup> for the future The Leivtenn<sup>t</sup> Generall hath pardoned him

Thomas Innis accknowledges Judgemt for foure hundred and Abereleauen pounds of tobacco due to the Estate of Dauid Abercromby Crombie v. Innis  $d\bar{e}c^d$ 

Vid. acquittance fol. 1160

P. C. R. of March 1661 Att a Cort held att Newtowne for the County of St Marys, the 11th

Black Present Coll Wm Evans Mr Tho Dent Mr Jno Abington Mr Luke Gardner Comrs Mr Tho: Turner | Mr Rich. LLoyd

.... and Effect a Cropp with them, he the said Black did not only р. 1062 neglect his said Imploymt but tooke of his said Servants from all obedience and duty, And further animated them to villifye and abuse him and his wife as by Evidence will fully appeare, which practices & abuses of his haue not only injured, and Endangered his Repute and well being, but dampnifyed him and Engaged him in Controversies, and expensive Suite att Lawe, which he humbly prayeth may be considered by an able Jury and that he may receive his damage and Cost of suite And he shall pray &c.

Articles of agreem<sup>t</sup> made and agreed and Concluded vpon Betweene Robert Cager of St Marys in the Province of Maryland of the one parte, and W<sup>m</sup> Black of the other parte

It is Concluded covenanted and agreed upon by and betweene the said partyes, And the said William Black doth hereby Covenante conclude and agree to and with the said Robert Cager that he the sd Wm Black shall and will Liue, with the said Robert Cager as an Overseer to plant a Cropp of tobacco, and Corne with his the said Robert Cagers servants to see the said Cropp struck and finished

Itt is alsoe concluded upon that the sd Wm Black shall att signing hereof haue deliuered into his posson seaven Servants men and boyes to be wholy imployed in and aboute the said Crop, by the said W<sup>m</sup> Black untill the said Crop be compleated, and finished.

It is also agreed that in consideracon of the said W<sup>m</sup> Blacks care and paynes, over and with the sd Servants that he the sd Robert Cager doth hereby agree to allowe vnto the sd Wm Black one whole Share and halfe a mans Share of the cropp of tobacco made, and one whole Share of Corne allwayes provided that if John the New hand should happen to dye before . . . . then the . . . .

It is agreed upon that the said Robert Cager is to allow Wm Black, and his wife their dyett In consideracon whereof the said Wm Blackes wife is to dress the Servants victualls, and to wash their cloathes the s<sup>d</sup> Robert Cager putt in six milch Cowes into the hands of the said Wm Black In wittnes whereof wee haue Interchangeably sett our hands this 19th of Aprill 1661 Robert Cager W<sup>m</sup> Black

Signed in the presence of us Hen: Hide Wm Palmer.

Francis Fisher sworne and Examined this 25th of February 1661 Sayth That W<sup>m</sup> Black did bid M<sup>r</sup> Cagers servants, cutt them every one a Clubb to knock their Master on the head he haueing a Clubb with a nayle att the end of itt himselfe And moreover sayd itt was a good deed to poyson their Master, and to that intent made two Pones

Impr.

p. 1063

with two holes in them, and as they were a piping of itt in the feild, Liber Black sayd I wonder the Poyson doth worke noe better, And further P. C. R. The mke \$ of Francis Fisher savth not.

Jurat coram Philip Calvert

Edward Chicken sworne and examined this 25th February 1661 Sayth That he goeing to the Oven att Mr Cagers Quarter for Pone, he tooke one of those pones that were marked with a hole in itt whereupon Wm Blacks wife told this depont he had better be hanged then medle with itt, and bid him carry itt into the Oven againe, and fetch out the other . . . . this depont . . . . and sayd, why, is not one

.... And this depon<sup>t</sup> further .... makeing of р. 1064

Joseph Martin aged twenty yeares Sworne and Examined Sayth That he this Depont did heare Wm Black bid the Servants gett Clubbs to knock their Master on the head and sayd itt were a good deed to poyson their master whereupon they made two pones with two holes in them and Edward Chiccken goeing to the Oven fetched out a Pone with a hole in itt, And Ann Black called him Rogue, biding him putt itt there againe, and bid him touch if he durst & further sayth not Joseph & Martin his marke

Thomas Bennett sworne and Examined sayth that abt the End of June, or the beginning of July he this depont comeing to the howse of Robert Cager where Wm Black and Mr Cager being hott att words, Mr Cager saying that William Black did up hould the Servants against him and his wife to abuse them both Will<sup>m</sup> Black replyed tht he did not, and would not beleive that the Servants did abuse them, except he heard itt himselfe, and tould Mr Cager till his Condicons was fullfilled the servants were his, and forwarned Mr Cager to strike them. But sayd if they did deserue itt, he would correct them himselfe for itt, And further sayth not.

Jurat in Curia Thomas Bennett

George Macckall maketh oathe verbatim as Thomas Bennett Jurat in Curia Geo Macckall □ his marke

Ordered that Jury be impannelled

Warrt to the Sherr, to impannell 12 men . . . . of this County &c. And . . . . this Court . . . . The Sherriff . . . .

The Jury returns their Verdict in wryting (vizt)

Vpon serious debate of the whole case inter Cager plt Black deft p. 1065 wee finde that the plt hath noe cause of action. Therefore wee grant to the deft a non suite with all costs and charges there incurred

The ptt Craues an Appeale to the next Proall Cort It is ordered that an Appeale be granted, And that the whole proceeding be sent up to the next Proall Cort And that the Wittnesses Subpened have thirty pounds of tobacco p day for their Attendance

The whole busines betweene plt and deft being read in Cort The P. C. R. Judgemt of the Board is that the plt hath noe cause of accon and therefore is to pay costs of Suite

Thomas

Knowe all men by theis prents that I Thomas Simpson of St Simpson p. Marys County Planter doe constitute appoynte & make my Loving Thos. Kinsman Mr Richard Willan of the same County my true and lawfull Turner v. Attorney to sue impleade or compound & in all things to doe as I my Batchelor selfe might lawfully doe if I were there personally prsent in an accon of the case depending Betweene Francis Batchelor of Charls County att this present Provinciall Cort now insueing And alsoe to constitute and make one or more Attorneys for me and in my name to acte and doe in the prmisses what he shall thinke fitt and Convenient for my benefitt, In Wittnes whereof I haue herevnto sett my hand this 28th of May 1662 Tho: Simpson

Testis [John] Pille

.... Willan of St Marys .... Comenced Betweene the sd Simpson р. 1066 and Francis Batchelor of Charles County Wittnes my hand this 4th Richard Willan of June 1662

Testes Daniell Jenifer

To the honobie the Leiutennt Generall and the Councell of Maryland

The humble pet of Thomas Simpson Humbly sheweth That whereas Francis Batchelor standeth indebted vnto yor petr the Sume of fifty pounds of Currant and lawfull money of England, and two thousand pounds of tobacco and caske, as by obligacon under the said Batchelors hand appeareth, and foure hundred pounds of tobacco and Caske payable to yor petr in the yeare of our Lord 1661 now late past as also the Sume of twelue hundred pounds of tobacco, and caske due to be payd vnto yor petr this prsent yeare of our lord 62 as by bill appeareth and one thousand three hundred seaventy and one pounds of tobacco, vpon accompt all which Sumes yor petr is yett vnsattisfyed

Yor petr humbly craveth order as security for speedy sattisfaccon with costs and yor petr in duty bound shall pray &c.

The ptt sues p[ro]ut in peticon The deft Craues a Refference and desires a coppy of the ptte peticon which is granted.

Ordered that the Sherriff take Bayle of the deft to an accon of one hundred pounds sterl, to be tryed the next Cort

To the honobie the Gouernor and Councell of the Province of Re Sadleir's Estate Maryland.

The humble peticon of Hugh Stanley Administrator of Gyles Sadleir Sheweth . . . . And whereas many prtend discharges yett refuse to produce the same, he humbly prayeth that he may be Im-Liber powred to require view of the said discharges and that if any should P. C. R. obstinately deney to produce the same, And he should Comence accon against any of them, they producing discharges in Cort would recover against vor petr for vnjust molestacon and soe very much impayes the said Estate.

He prayeth that if after a modest and legall demand any shall not produce or showe the s<sup>d</sup> discharges whereby he shall be compelled to enter action agt any of them, order from this Cort that the molestacon may not be accompted unjust & that they may be compelled to pay necessary Suite And he shall pray &c.

Vpon the peticon aboue written It is ordered that the Administrator have day to the last of August to bring in the acco of Sadleirs Estate & that he is hereby impowred to demand sight of all discharges by Sadleir given, and vpon Refusall to Comence suite agt the Refusers in which all Corts are hereby required to grant noe costs agt the Administrator.

The Cort ajourned till 9 of the clock in the morning

## Thursday 5th of June 1662

June 5 Evans v.

Present As before

To the honoble Philip Calvert Esqr Governor and Chancellor of Maryland with the Councell of State, The humble Complaynt in Chancery of Wm Evans of St Clements Bay in the County of St Marys agt John Pile of Wiccocomaco in the County aforesd on the behalfe of James Greenwell sonne of John Greenwell deceased.

The Compit sheweth That John Pille sold vnto John Greenwell [a] certaine tract of land lying att the head of a Creeke in Brettons [Bay] . . . Nevetts Creeke for the Sume of Eight thousand . . . . said Greenwell vnto the said howse, on that land, which was some charge to him liveing thereon not full two yeares, and then dyed in p. 1068 actuall posson of the same, Leaueing this Complt and James Langworth ffeoffes in trust, for the well ordering and Looking after his Child and his Estate during which tyme Pille accknowledgeth to have received from Greenwell 4000<sup>th</sup> tobacco only which was payd by him as he Confesseth, though the Complt hath since vnderstood, and will Endeavor to make appeare how Greenwell before his death signifyed to some of his Neighbours that he ought the said Pille little or nothing as touching that Purchase. Further the Complt could not [have] proved any thing att all payd by Greenwell nor that other Feoffes late decd, but only by Mr Piles second Demand, and his accknowledgmt or confession as aforesaid noe Accquittance appeareing or found amongst his paps any wayes relating thereto, not soe much as the Conveyance or Deed of the said land. The Comptt

Liber being altogether Ignorant Concerning itt, haueing never read or P. C. R. seene the same.

Now soe itt is That M<sup>r</sup> Pille by some way or other haueing gotten the said Conveyance or deed into his custody againe as the Comptt is given to vnderstand And further likewise how that noe Realienacon of the said land ever passed from Greenwell to him and prtending posson to be given or granted him by Greenwell in case the tobacco should not be payd by him hath Entred vpon that Land and absolutely solde the same to another person since Greenwells death without course att Lawe dispossessing the Orphant or heire of his Freehould and libties contrary to the Statute of magna Charta, cap: 29: & the Statute of Malebrough, Providing in that behalfe And soe has received double pay or sattisfaccon for one and the same land besides Greenwell being a man illeterate, and Pille himselfe drawing the Conveyance betwixt them both, It is to be prsumed that that Conveyance is penned in favor of Piles himselfe and his owne....

p. 1069 Orphant who not haueing estate is thereby made vnapt and consequently disabled to wage Lawe Yor Comptt therefore doth clearely detrect from this busines & in most humble wise throwes itt upon this honoble Cort Which Notwithstanding He prsumeth to Instance thus much & humbly prayes that the sd John Pille according to the vsuall course in Chancery putt in his answere upon oathe to every perticuler, and likewise deliuer the aforemenconed Conveyance to the Cort And declare whether itt be the same or not, whether altred or interlined [by] himselfe or any other since or afore . . . . or the Signeing and delivery thereof how he came possed with itt and who writt itt, by whome the Realienacon was made and before whome posson given if such thing were, how much tobacco he hath already recd from Greenwell upon that Sale whether there were not other Reckonings betwixt them att the tyme of Greenwells departure then that only, how much he sould that same land for the second tyme since Greenwells death

Lastly yo<sup>r</sup> Complt humbly requesteth this honoble Co<sup>rt</sup> to comiserate the p<sup>r</sup>sent condicon of the s<sup>d</sup> orphant in case itt shall by good Evidence soe appeare that the Reposson is just and that he be adjudged to loose his ffreehould then that the s<sup>d</sup> Pille repay the tobacco rec<sup>d</sup> att least with forbearance, and Charges of building Greenwell enjoyeing and possessing the land & plantacon one yeare only or little more And he shall pray &c.

W<sup>m</sup> Euans

To the honoble Philip Calvert Esqr Governor and Chancellor of Maryland

[The Answer] of John Pille in his deafence to a bill . . . . Coll Will<sup>m</sup> Evans in the behalfe . . . . John Greenwell dec<sup>d</sup> Justice when they have been enformed of the truth and Examined the reason why the Feoffees suffred his fathers purchase to be lost when they might

haue had a greate pte of the debt abated, if they would haue payd Liber the Remaynder (as Mr Langworth confessed in the Governors P. C. R. presence) when they had tobaccoes enough in their hands; and much more then would have sattisfyed the defts bond which under favor he maketh bold to Instance that he conceiveth they ought to have payd before any single bill or other debt and that they might have the less prence for doing the Orphant this wrong I proffered to take & keepe him [as] I kept my owne children without any charge to the Estate

But before he proceedeth to answere yor Comand he humbly craueth that there may be noe accepcons nor advantages in lawe taken against him which granted he will wth Gods Assistance make a true answere to each perticuler as the Complt requireth as fully as he is abell

To his first Complaynt I answere upon my oathe That the bargaine Betweene John Greenwell and I touching the land in question was conditionall thus that for Eight thousand pounds of tobacco and caske to be payd att three severall payments, as they are menconed in a Bond, the aforesaid Land should be his, And if he fayled of any of the three paymts the Inheritance was to remayne to the vse of me and my heires, And to the end wee might make this our bargaine the more cleare in case of mortallity wee according to the best of our Judgemts performed itt in this manner, as wee then thought might be to the benefitt of each party, First I delivered John Greenwell the deeds of the land with posson, afterwards John Greenwell redeliured me posson with a deed (that I have to showe) To the vse of me and my heires the posson was performed in this manner in the presence of Mr Walter Hall, Wm Thompson Mrs Grinwell, and Wm Wennam. John Grinwell went forth of the howse and all the rest of the company with him to give me lawfull posson; and I lockt the doore to take . . . . depose that afterwards I heare . . . . a Condicon for one thousand pounds of tobacco & caske wch John Greenwell owed me for the hyre of a servant which Condicon Mr p. 1071 Langworth desired should be cancelld and discounted vpon the Tobacco in my hands received by me before John Greenwells death wherevnto I condescended, and itt was then prently cancelld One hlid more was due vnto me from John Greenwell for hoggs which Mr Langworth payd to Mr Gardner on my Accompt not long before his death as Mr Gardner informed me further I affirme that I did showe vnto Coronall Evan's and Mr Langworth a true and just Acco of all tobaccoes received by me from John Greenwell in Cott Euans his howse when they were both together . . . . they might have knowne if they pleased what was due vpon the Condicon of land, and I doe affirme upon my oathe th' I have never to my knowledge concealed the vallue of one pound of tobacco to wrong John Greenwell or his children

Liber Thirdly how I came by the decast declare vectors.

P. C. R. tyme of pay being neare I questioning with the Feoffes both together Thirdly how I came by the deeds I declare vpon my oathe That the about my pay they tould me that itt will be to the benefitt of the Orphant, to lett the bargaine of the land falle and to returne the deeds unto me (or in words to this effect) which troubled me very much haueing by my remouall been much brought into debt, And from Mr Langworths promise confidently depending on itt Soe that being disapoynted itt proved to me greate damage therefore to auoyde itt there being foure thousand Eight hundred ninety and two pounds of tobacco due vpon my acco I proffered to take three thousand five hundred if they would keepe the land, and make itt the childs, they not accepting my proffer nor soe much as desireing forbearance deliuered me the deeds of the land with theis termes wee conceive the land to be yours for were itt the childs wee could not dispose of itt, or in words to this sence, The Feoffees being both together in Coll Euans his howse there I received the deeds from them both together Conceiuing if I should have refused my land I could not sue for my tobacco, I was forct to accept of itt . . . .

p. 1072

[Fourthly] performed according to our agreemt I doe farther declare that he heard itt truely read, before he signed & deliuered itt

Fiftly to whome & for how much the land was sould since I was inforct to take itt by the Feoffees I declare vpon my oathe That I sould the land to my brother Tettershall for five thousand pounds of tobacco and caske with three yeares day of payment, I being compelld to sell itt for feare of farther damage, could make noe more of itt And where Coll Evans sayth I twice sould itt & recd double pay for itt I doe here affirme that I haue not [re]ceived my full Sume of Eight thousand pounds of tobacco that I should have had of John Greenwell nor when I have received the full debt of my brother Tettershall I shall not have sattisfaccon according to my first Bargaine

As for the deeds I declare vpon my oathe I have noe other but this which here I deliuer the other are not in my Custody nor at my

power to comand they are my Brother Tettershalls

Lastly whereas Coll Euans prendeth ignorance in all things I doe declare upon my oathe I shewed him & Mr Langworth the Acco of the Tobaccoes recd by me in John Greenwells life tyme, And alsoe the bond for the Eight thousand pounds of tobacco before ever they deliu[er]ed me back the deeds of the land in Coll Euans his howse

John Pille

To the honoble Philip Calvert Esqr Chancellor of Maryland with the Councell of State

The Reply of Coll Wm Euans in behalfe of the orphan of Jno Greenwell dec<sup>d</sup> To the Remonstrance of J<sup>no</sup> Pille The Complt humbly sheweth that in his former bill of Complaynt agt John Pille in the behalfe of the orphan of J<sup>no</sup> Greenwell he truely & sincerely . . . . and hath since the first Seateing of this Province under the Right Liber honoble Cæcilius Lord Baltemore absolute Lord and Proprietary P. C. R. p. 1073 thereof (as he is most credibly informed) ever Compassionated protected and defended Orphans and Widdowes in all their just dues and demands

But haveing perused & read the defts answere to his said bill. wherein he declareth how that he is of the same opinion with the Complt as touching the sd Orphan being very much Injured and wronged in his Estate Endeauouring with all to cast the whole cause thereof on the feoffees Sheltring himselfe much on divers passages and words of one of the feoffees Mr James Langworth decd who had . . . . without the Complts privity and Consent, Further he Sheweth that the def<sup>t</sup> demanded one . . . . halfe of the purchase of the Feoffees as unsattisfyed, Soe that itt seemes one halfe was payd by Greenwell which needed not, when as the deft in his answere sayth that the purchase was to be payd and sattisfyed att three seuall paymts which the Complt never understood before neither ought the feoffees pay that remaynder before any other lawfull Signed bill, if they sawe cause to doe otherwise for the Orphans benefitt, neither could the deft reenter on that plantacon without course att Lawe, and that by an Extent only, which he mought have libty thereby to have done, further as to his proffer to keepe & mayntayne the sd Orphan, as well as his owne Children the Complt is altogether ignorant of such proffer, yett if such were he much doubteth whether or noe itt was in his power to performe without his wifes good likeing & consent thereto

As to the defts first answere touching the Land the Complt hath already spoken, what he understands in that busines, And those psons in whose preence the deft declareth Reposson to be given, as W<sup>m</sup> Thompson not long before his death did declare, and M<sup>r</sup> Walter Hall likewise That they knowe of noe such Passage euer being in their prence. As to his second concerning accts the deft formerly ... first sattisfyed for and now ... cannot answere for himselfe p. 1074 whereupon the Comptt doth verily beleiue that that 1000th tobacco was payd on the Acco towards the Purchase for the deft doth noe where in his answere punctually relate and declare how much itt was that John Greenwell payd him in his life tyme principally to that End

As to the third Concerning the deeds The Complt sayth that he tould the deft that itt did not lye in the feoffees power to sell the Orphans land, And therefore required him to take the benefitt of his Condicon by an Extent if he had power soe to doe, As to the fifth To whome and for how much &c. The Complt sayth that this was first rated and solde by the deft to Greenwell for Eight thousand pounds of tobacco, besides the building erected by Greenwell on the same in his life tyme which will Amounte to neare 2000th more, Now that 2000th tob. for building and the just Sume payd by Greenwell to

Liber the deft (as may.ptly be Conjectured att) out of the defts answere P. C. R. and which the Complt is ignorant of may be aboute 6000th tobacco att leaste which in fine is the whole Sume of Eight thousand pounds of tobacco Now againe since the deft hath solde the same land for 5000th tobacco more to his Brother Tettershall web he hath or is to receive though att three yeares paymt as he Conceiveth, The Complt humbly beseecheth this honoble Cott to consider whether the deft will not have sattisfaccon according to his first bargaine, if he may goe away with all these severall paymts? Lastly in all humility he beggeth that the Cott uouchsafe tenderly to looke upon the Orphan for if he loose both his ffreehould and soe much tobacco to, That tobacco is more then the deft sold the land for, the second tyme to his Brother Tettershall as aforesaid

As to the other the Complt shall not Complye att preent but he shall pray &c.  $W^{\mathtt{m}} \; Euans$ 

To the honoble Philip Calvert Esq<sup>r</sup> Chancello<sup>r</sup>... by denyall thereof for that the Sale p<sup>r</sup>tended made to John Greenwell was never perfected by any accknowledgm<sup>t</sup> thereof made in Co<sup>rt</sup> or by other matter of record, things without some one of which an Estate of inherritance is not transferrible by lawe except only in cases testementary where a Testators will script may convey an Inherritance Consequently the deft had a lawfull right to sell the land to Tettershall without the Redeliuery of the Pattent, made by the feoffees to him the s<sup>d</sup> deft much more when they had deliuered itt up to him for that redeliuery Confirmed their vnderstanding of the bargaine which had passed betweene... John Greenwell to be the same with his this deft (vizt) That on non paymt of the price... deft was to dispose of the said lands inheretance to his best benefitt for his sattisfaccon which also their silence in tht thing when they knew of his p<sup>r</sup>tending to sell & made noe contradiction thereto farther manifested

Secondly that such was the Intencon att the makeing the bond betweene himselfe, and Grinwell the deft hath already deliuered on oathe And he is also ready to depose & by others to proue itt; vpon what Condicons the Feoffees deliuered him the Pattent which also will further manifest the prmisses

Thirdly to putt another Sence upon the Bond will be in effect to deceiue the deft of a considerable Sume of tobacco bargained for by him with John Greenwell but by noe other meanes then the lands sale recouerable

As for what may be alledged that in conscience after his owne principall Sume and damages first sattisfyed to him this deft if by the Sale made to Tettershall or other way any overplus of tobacco raysed out of Interests of Grinwells will be in the deft hands then in equity the sd deft ought to pay that Overplus to the Orphant the deft allowes of the proposicon & is willing to consent therevnto But his apprehensions are that the Busines well examined the State thereof

p. 1075

will appeare farr distant from any such supposicon in a true vnder- Liber standing.... humbly prayes the honoble Cort that the .... considered P.C.R. the plt may be.... damages & the cause for more then would pay me p. 1076 my due debt by bargaine with John Greenwell that I should pay vnto them one halfe of the ouerplus of what itt should be more then Eight thousand pounds of tobacco John Pille.

William Wennam of Charles County in the Province of Maryland Planter aged 24 yeares or thereabouts sworne and examined att the request of John Pilles of Sarum in the Province of Maryland gent. sweareth that upon the delivery of a plantacon and howseing lying on the head of a Creeke in Brettons bay in the County of St Marys and Province aforesaid comonly knowne by the name of Nevitts Creeke by John Greenwell decd vnto the sd Mr Piles toke posson thereof he this depont being present Mr Walter Hall and Wm Thompson decd being also present, and caused the said Greenwell and all then present forthwith to goe out of doores which being done the sd Mr Pills shutt and locked the doore he alone remayning within and further sayth not Wm Wennam his + marke

Juravit coram me Henry Adams

Bridgett Shells of this Province of Maryland aged 35 yeares or thereabouts sworne & Examined sayth That her former husband John Greenhill did deliuer posson of the plantacon lie had of Mr Piles to the s<sup>d</sup> Piles and caused the s<sup>d</sup> Bridgett Shells then Greenhill to goe out of the howse, and then the s<sup>d</sup> Pilles shutt the doore and further this depont sayth not

Bridgett B Shells her marke

Jurat coram me Feb: 19th 1661 L Barbier

Robert Shells aged 35 yeares or thereabouts sworne and Examined Sayth that in the yeare following after John Greenhills death . . . .

March 21<sup>th</sup> 1661 Cornelius Micormack aged twenty yeares or p. 1077 thereabouts sworne & Examined Sayth That aboute a yeare before his Master Greenhill dyed upon discourse between the said Greenhill & W<sup>m</sup> Thompson he this depont heard his M<sup>r</sup> Greenhill say that if he could but once see M<sup>r</sup> Piles payd Soe that he might cleare the plantacon for his Child he did not care whether he lived or dyed or words to this Effect and further sayth not

Jurat coram me L Barbier Cornelius Micormack his + marke

Walter Pake aged fifty three yeares or thereabouts being by me examined by vertue of a Com<sup>r</sup> granted from the Right Hono<sup>ble</sup> the Governor of this Province to John Pille gent, for examinacōn of wittnesses vpon oath declareth, That aboute foure yeares since pa[st] being soone after the death of John Greenwell did heare M<sup>r</sup> Langworth say to Colf Evans that itt was convenient to Lett M<sup>r</sup> Pille haue the land againe which was sould by the said Pille to Greenhill rather then to keepe itt further sayth not.

W<sup>m</sup> Tettersall aged twenty foure yeares or thereabts vpon oathe declareth that haueing been att M<sup>r</sup> John Pille his howse to buy the

Liber land formerly called Greenhills att his returne passed by the howse P.C.R. of Coll Evans and there tould the said Evans that he bought the land for fiue thousand pounds of tobacco and Caske, then the said Evans replyed there was five hundred pounds of tobacco due to the Orphans, and that he had as good haue given vp the bill (which to the best of this Deponts memory) he sayd was in Mr Gardners posson, att the first rather then now moreover this depont did heare Mr Langworth say in the prence of the honoble Philip Calvert Governor that Mr Pille had pffered him seaven hundred pounds of tobacco to be discounted out of the bills provided that he would keepe the Land for the Orphans but Mr Langworth replyed that he could not doe itt, further sayth not

Jurat coram me James Neale

.... Gardner taken this 30<sup>th</sup> .... vpon, but what the discourse was this Depont remembreth not as to the particulers, But this depont sayth that to the best of his Remembrance they came to an agreem<sup>t</sup> and he thinks there were wrytings delivered unto Mr Piles After which tyme this depont sayth that he the sd depont and Capt Langworth fell into discourse of what had formerly passed and that the said Langworth did tell this Depont that he thought itt was better to lett Mr Piles haue the Plantacon then to pay the Tobacco weh Mr Pilles demanded, and to pay the Rent, considering the little proffitt itt would returne to the Childe or words to this purpose, And farther this depont sayth he heard the sd Langworth say that upon agreemt Betweene them and Mr Pille that when the said Pille should sell the plantacon, he was to pay them one halfe of all such proffetts as the said Pille should make by the Sale over and aboue what was the said Pilles his due from John Greenhill, and this Depont sayth that the said Langworth did relate this upon the Acco of a bill wee Mr Piles had assigned unto this depont which bill was due from John Greenhill vpon which Agreement of theirs the sd Langworth made a Demurre to pay itt but afterwards because he had promised this depont paymt of the bill before such tyme as the depont accepted of itt from Mr Pille the sd Langworth did pay the sd bill to this depont Yett doubting as the sd Langworth himselfe Related to this depont whether Coll Evans would allowe itt vnto him againe, all which this depont to the best of his Remembrance and knowledge deposeth vnto Luke Gardner and farther sayth not.

Jurat coram me Tho Turner

The Deposicon of Emma Turner aged thirty two yeares or thereabouts sworne this 2<sup>d</sup> May Sayth that she this Depon<sup>t</sup> did severall tymes heare her brother in Lawe M<sup>r</sup> James Langworth say in his life tyme, that M<sup>r</sup> Piles must take againe that Plantacon which he had solde J<sup>no</sup> Greenwell, and that they were not able to pay him that p. 1079 Tobacco which was due.... to Come into the Country, And that then M<sup>r</sup> Piles might sell the plantacon againe for a good rate At another

tyme this depont sayth that she heard her brother in Lawe discoursing Liber with Mrs Piles aboute her husbands takeing the plantacon againe, P.C.R. and that you that discourse her Brother in Lawe did press hard to haue, for the Childs vse the halfe of such proffitts as Mr Piles should make by selling the Plantacon againe He selling itt for more then the Eight thousand pounds of tobacco which was his due by Condicon And this depont heard Mrs Piles replye that his demand vnconscion-[able] for these reasons, that the plantacon mought run to Ruine and lye long yoon their hands and . . . . husband wanted pay no sayth she our full due and my husband shall bate you five hundred pounds of tobacco of the debt, many more words did pass Betweene them two to this or the like purpose this depon<sup>t</sup> remembers whereby her brother in Lawe stiffly urged her for the takeing the plantacon and Mrs Piles as earnestly pressed for the Tobacco, farther this depont sayth that she remembers that on a certaine tyme which tyme this depont cannot certainly call to minde at this deponts now dwelling howse where her Brother in Lawe then lived that Mrs Piles did earnest urge Mr Langworth to tell her whether there were any thing else to be done aboute the plantacon that noe future Controversyes might arise, and that her Brother in Lawe did make answere that the plantacon was her husbands and he might doe with itt as he pleased And farther this depont sayth not Emma Turner

Sworne before me Tho: Turner.

The Deposicon of Robert Cole aged thirty foure yeares or thereabouts being Sworne and Examined Sayth That Comeing over Wiccocomaco Riuer from Capt Fendall's to Mf Robert Slyes howse when they tooke the Indian Prisoner at Choptico in company with Colt Wm Evans and . . . . with severall others they there accidentally . . . . Mf Langworth fell . . . . he ought to haue Entred upon itt by just Course p. 1080 att Lawe, and that by way of Extent, But what Mf Pilles replyed to this allegacon of Mf Langworth this depont remembers not but they talked hard and lowd and further sayth not Robert Cole

Jurat coram me Luke Gardner.

This bill bindeth me John Greenwell my heires Executors Admrs and Assigns to pay or cause to be payd vnto John Pille his heires Executors Administrators or Assigns the full and just Sume of Eight thousand pounds of good sound merchantable Tobacco, and Caske to be payd att some Convenient place in New Towne att three severall paymts as followeth the first paymt this present yeare att or before the tenth of November next ensueing the date hereof seaventeene hundred seaventy nine pounds and three thousand seaven hundred twenty and one pounds of tobacco on the tenth of November next following which will be in the yeare 1657 and five and twenty hundred pounds of tobacco on the tenth day of November which will be in the yeare 1658 and for the true performance and for the further & better secureing of the said John Pille of each and all the afore-

Liber said paymts I have and doe binde over & deliuer vnto John Pille for P. C. R. him his heires Executors Administratrs or Assigns the three hundred acres of land with all the howseing &c. thereon In Wittness hereof I haue herevnto sett my hand this 14th of October 1656

The t marke of John Greenwell

Test Walter Hall Wm Thompson

The Consideracon given to Greenwell for the passing of this bill was the plantacon now demanded by the Orphant lying in Brettons bay. Accknowledged in open Cort by Mr Pille.

these words are overlyned (from me and my heires) assigned over p. 1081 all my right tytle and Interest in this Pattent vnto John Greenwell his heires Executors Administrators and Assigns as Wittnes my hand this 12th October 1656 John Pille

This is a true Coppy verbatim Exed by me Wm Bretton

Testes Walter Hall W<sup>m</sup> Thompson

Ordered Feoffee in trust for the plt Greenwell haue posson of the land here demded for the said James Greenwell to the vse the said Greenwell upon paymt of 49021b Tobacco and Caske to John Pille the Mortgager and both ptyes pay their owne Charge.

This bill bindeth me Thomas Hughes of the County of St Marys Hughes v. Smith within the Province of Maryland mine heires Executors and Admrs to pay or cause to be payd to Richard Smith of Wiccocomaco Riuer within the said County Planter his Executors or Assigns Eleaven hundred weight of good sound merchantable tobacco and Caske without ground Leaues or Seconds vpon demand In Wittnes whereof I have herevnto putt my hand the 16th day of November 1660

The marke Fo+ of Tho: Hughes

Testes Tho Williamson Rich Foster his W marke.

Knowe all men by theis preents that I Richard Smith doe assigne over all my right and tytle of this within . . . . vnto Thomas Darling p. 1082 his heires or . . . . hand the first of January 1661 . . . . vnto Thomas Gerrard Esqr his heires or Assigns wittnes my hand the first of February 1661 The marke I of Tho Darling

Testes James Edmunds John Hillerd

Thomas Hughes made oathe that he had payd three hundred pounds of tobacco of the bill due to Richard Smith and accknowledges Judgemt for the rest in open Cort John Gittings Clre.

Attorney Fitzherbert

Then was putt an Informacon agt Francis Fitzherbert [by] his General v. Lops Attorney Generall fo: 102. To which Francis Fitzherbert demurred in Lawe.

> I Neither denying or Confessing the matter here objected Since by the very first Lawe of this Country Holy Church within this Province shall have & Enjoye all her Rights libertyes and Franchises

wholy and without Blemish, amongst which that of preacheing and Liber teacheing is not the leaste, neither imports itt what Church is there P.C.R. meant, since by the true intent of the Act Concerning Religion every Church professing to beleive in God the father Sonne and holy Ghoste is accounted Holy Church here.

2<sup>dly</sup> Because by the Acte entituled an Act concerning Religion It is provided that noe pson whatsoeuer professing to beleiue in Jesus Christ shall be molested for or in Respect of his or her Religion or the free Exercise thereof, and vndoubtedly preacheing & teacheing is the free Exercise of every Churchmans Religion and upon this I craue Judgemt

To the first and second Poynt, in the Informacon putt agt the sd Francis Fitzherbert, The demurrer is allowed. The third Poynt depends upon the two first and is allowed The opinion of the board is that it is neither Rebellion [nor] Mutiny to utter such words as is alleadged the fourth . . . .

Vpon the peticon of John Nuttwall

Re Nuttall

Ordered that Mr Elzey and Mr Wright appeare att the next Provinciall Cort to accquaynte the Cort with Mr Nuttwalls busines, and that Sumons issue to the said Elzey and Wright for their appearance.

Ordered that Penelope Hall her busines be referred till the next Attorney Proall Cort

General v.

Vpon the Informacon of his Lops Attorney touching the Estate Re Lintall's of Joseph Lintall.

Ordered that Francis Pope appeare att the next Provinciall Co<sup>rt</sup>

The next Cort is appointed by the Leiutennt Generall on the first Date of Tewsday in October next.

Court Session

Thomas Gerrard demands Sumons for Capt Robt Vaughan to Snow v. testefye in causa Snowe & Gerrard.

Subpa mde to the Sherriffe of Kent County.

John Lumbrozo dem<sup>ds</sup> a writt to arrest John Hamond in an accon Lumbrozo v. of the Case, Warrt mde to the She. of St M. C.

Marmaduke Snowe demds a writt to Sumons John Nevell to tes- June 16th tefye in causa Snowe & Gerrard

Snow v. Gerrard

Subpa mde to John Gittings to serue ret. next Cort

William Cole dem<sup>ds</sup> a writt to arrest Richard Games in an accon July 20th of the Case.

Cole v. Games

Warrt mde to the Sherriffe of St Marys County to arrest ret. the P. C. R. next Proall Cort

warrt mde to the Constable to apprehend Richard Games to finde suretys for his good behaviour

July 29th

Henry Heylyn Attorney of Coll Robt Smith demds a writt to arrest Smith v. Rowland Haddoway in an accon . . . . of Baltemore and Anne . . . . Haddaway

p. 1084 Cornwaleys v. Michell

John Abington Attorney of Capt Thomas Cornewallis demands a writt to arrest Jacob Micheele in an accon of debt to the vallue of 8000tb Tob.

Warrt mde to the Sherriffe of Baltemore County ret ut supra

Coll Wm Euans demands a writt to arrest Tho Turner in an accon Turner of the Case.

> Warrt mde to the Sherriffe of St Marys County to arrest &c. ret. ut supra. Et. E con.

Attorney General v. Claiborne

Cæcilius Absolute Lord and Proprietary of the Province of Maryland and Avalon Lord Barron of Baltemore &c. To the Sherriff of Calvert County Greeting Whereas Wm Cleybourne heretofore of the Ile of Kent stands attainted by Act of Generall Assembly of this Province dated 24th of March 1637 for Pyracy and murther whereby his whole Estate both Reall & personall became for feited then vnto vs, And Whereas the s<sup>d</sup> W<sup>m</sup> Cleybourne & his Complices have since the sd Attaynder Comitted many Outrages and open Acts of Hostility by which we are dampnifyed att the leaste the vallue of 2000th sterl: and for which haueing fledd from Justice he stands by Publick Act of the Generall Assembly of this Province Exempted from Pardon, And whereas wee are informed that the sd Wm Cleybourne hath of late Accquired some Estate within this Province whereby he may be attached Theis are therefore to will and require you forthwith vpon Sight hereof to attache any the Estate Reall or personall of W<sup>m</sup> Cleybourne aforesaid, and att the same tyme to Cite or Sumon Publikly the s<sup>d</sup> W<sup>m</sup> Cleybourne to appeare att the next Pro<sup>all</sup> Cort to be held at St Marys on the first Tewsday in October next there to answer to such Trespasses, wasts, misdemeanors Contempts and seditious practices As our Attorney shall have to Charge him with on our behalfe & then & there returne this writt Giuen at St Marys this 7th August 1662. Wittnes our deare Brother Philip Caluert Esqr our deputy Leivtennt of our sd Province

John Abington Attorney to Capt Thomas Cornwallis demands a 26th Aug. 1662 writt to arrest W<sup>m</sup> Boareman in an accon of the Case. p. 1085

Warrt mde to the Sherr, of St Marys County ret, the first day of Cornwalevs v. Boreman the next Cort

John Little demands a writt to arrest Andrew Dickson and Griffith Liber P. C. R. Little v. George in an accon of the case. Dickson

Warrt mde to the Sherr, of Calvert County ret, vt supra.

jdem con jdem accon of the Case.

Warrt mde

John Hammond dem<sup>ds</sup> a writt to arrest Walter Pakes in an accon Hammond of the Case.

warrt mde to the Sherriff of St Marys County to arrest &c.

jdem dem<sup>ds</sup> Subpa ad testificand Robert Slye & Hugh Stanley Subpa mde

Francis Batchelor dem<sup>ds</sup> a writt to arrest Thomas Simpson in an Aug. 20th accon of the case

Warrt mde.

Batchelor v. Simpson

James Clifton demds a writt, to arrest Robt Macklane & Margarett Clifton v. Macklane his wife in an accon of defamacon.

warrt mde to the Sherriff of St Marys County ret ut supra

John Little dem<sup>ds</sup> a writt to arrest Andrew Dickson and Griffith Little v. Dickson George in an accon of the Case et al.

warrt mde to the Sherr of Calvert County ret ut supra Idem dem<sup>ds</sup> a writt to arrest jdem in an accon of the case

warrt mde to the sherr of Calvert County ret ut supra.

.... issued Mr Richard Collett for .... Hannah Lee according ....

Jdem dem<sup>ds</sup> Subpa to Sumons Robert Cager and Thomas Bennett p. 1086 to testefye &c.

Subpa made to the Sherr, of St Marys County

John Warren dem<sup>ds</sup> a writt to arrest Thomas Mathews as Execut<sup>r</sup> Warren v. to Cottens' will in an accon of the Case. Mathews Execr.

warrt mde to the Sherr. of St Marys County ret ut supra.

Robt Slye demds a writt to arrest Wm Battin accon of the case. Warrt mde to the Sherriff of St Marys County &c

Slye v. Battin

Thomas Gerrard Esqr demands a writt to arrest George Reynolds Gerrard v. Reynolds in an accon of Debt to the vallue of 2800th Tobacco.

warr<sup>t</sup> mde to the Sherriff of S<sup>t</sup> Marys County ret ut supra.

idem demds a writt to arrest George Thompson in an accon of the Gerrard v. Thompson Case to the vallue of thirty thousand pounds of tobacco and Caske. warrt mde to the Sherr. of Charles County ret. ut supra:

Liber John Abington demands a writt to arrest W<sup>m</sup> Lowry in an accon P. C. R. of the case

v. Lowry Warrt mde to the Sherriff of Calvert County ret (ut supra)

Johnson v. Daniell Johnson demands a writt to arrest Thomas Gerrard in an Gerrard accon of debt

Warr $^t$  mde to the Sherriff of  $S^t$  Marys County to arrest &c. ret ut supra:

Turner v. Thomas Turner demands a writt to arrest Coll W<sup>m</sup> Evans in an Evans accon of the Case in Chancery

warr<sup>t</sup> mde to the Sherriff of S<sup>t</sup> Marys County to arrest &c. ret ut supra:

Evans v. Coll W<sup>m</sup> Evans ffeoffee in trust to the Estate of John Medley Clarke dem<sup>ds</sup> Sumons ag<sup>t</sup> M<sup>r</sup> Robert Clarke in an accon of the Case. Sumons mde

Fendall v. Capt Josias Fendall dem<sup>ds</sup> a writt to arrest John Hatch in an accon Hatch of the Case 4000<sup>tb</sup> tob. vallue. Warrt mde C. C. sher.

p. 1087 John Little demands Subpa ad testificañd Gabriell Bartley and Little v. Sampson Warren to testefye in Causa Little, & Dickson & Griffith George.

Subpa mde to the Sherr. of Calvert County

Stanley v. Hugh Stanley demands a Sumons in Chancery agt Thomas Burdett

Sumons mde to the Sherriff of Charles County &c.

jdem dem<sup>ds</sup> Subpa ad testifficand James Jolly and Griffith George & Andrew Dickson to the Sherr of S<sup>t</sup> Marys C.

Lumbrozo v. John Hamond dem<sup>ds</sup> Subpa Luke Gardner int suite of Lumbroso, Hammond subpa mde to the Sherr of S<sup>t</sup> Marys County.

Jdem demands Subpa in the same Case for Robert Macckey Subpa mde to the Sherr of Calvert County.

Barber v. Doctor Luke Barker dem<sup>ds</sup> a writt to arrest W<sup>m</sup> Morley in an Morley accon of the Case.

warrt mde to the Sherr. of St Marys County &c.

Stanley Hugh Stanley Amd<sup>r</sup> to Gyles Sadleir dem<sup>ds</sup> a writt to arrest Adminr v. Richard Smith Attorney of Walter Senserfe Adm<sup>r</sup> of James Scapes Adminr in an accon of the Case

warrt mde to the Sherr. of Calvert County &c.

Christean Holte dem<sup>ds</sup> Subpa ad testificand for W<sup>m</sup> Wilkinson Liber Elizabeth Hatton & James Hall.

Subpa mde to the Sherr, of St Marys County

Re Holt vide 3 Md. Arch. Coun. 463

Peter Achillis demandeth a warrt agt John Lumbroso in an accon Achillis v. of the Case.

Lumbrozo

warrt mde to the Sherriff of St Marys County

Nicholas Young demands a writt to arrest Robert Slye in an Young v. accon of debt.

Warrt to the Sherriff of St Marys County to arrest &c. .... for Capt Boarman to ....

.... a writt to arrest Daniell Clocker in an accon of the Case warrt mde to the Sherriff of St Marys County to arrest &c.

Clocker p. 1088

Robert Maccklyn demands a writt to arrest John Pollard in an Maccklyn v. accon of defamacon.

Warr<sup>t</sup> inde to the Sherriff of S<sup>t</sup> Marys County to arrest &c. idem dem<sup>ds</sup> Subpa W<sup>m</sup> Innis Christopher Humphrys and W<sup>m</sup> Moron to testefye &c.

Marks Pheypo dem<sup>ds</sup> a writt to arrest W<sup>m</sup> Smoote & Richard True Pheypo v. Warrt inde to the Sherr of Charles County &c.

Smoote & True

George Gooding demands a writt to arrest George Bradshawe in Gooding v. an accon of the Case

Bradshaw

Warrt mde to the Sherr. of Charles County to arrest &c.

Daniell Johnson dem<sup>ds</sup> Subpa for Rob<sup>t</sup> Henley and Edmund Johnson v. Pinson to testefy in Causa Johnson & Gerrard

Gerrard

Sumons mde to the Sherr of Charles County &c.

At a Provinciall Cort held att St Marys on the 7th October 1662 Present Charles Calvert Esqr Gouernor Philip Caluert Esqr Deputy Leiutennt and Chancellor Henry Sewall Esqr Secr Baker Brooke and Henry Coursey and Robt Clarke Esqrs Councellors.

p. 1089

The plte peticon being read the deft alleadged that there was Marmaduke nothing but a Coppy of a deed produced that till the Originall was Snowe v. produced he ought not to answere and therevpon Cited the lord Gerrard p. Cooke whereupon the Cort tooke tyme to Con But Marmaduke Attornates Thomas Snowe imediately produceing the Originall deeds the Cort was called Manning, againe Whereupon was read a deed produced by the plt signed Abell and Thomas Notley Snowe attested by Thomas Bayley Walter Snowe and Edward Lees

Liber Conveying the Estate here demanded vnto Jdith Snowe mother to P.C.R. the sd Abell dated 27th June in the 18th yeare of the Souraigne Lord Charles &c Annoqe domini 1642 which the deft desired might be proved to be the deed of Abell Snowe whereupon the said deed was Confronted with the Coppy to which Walter Snowe and Edward Lees made oathe that itt was a true Coppy before Sr Richard dyott one of the Mrs of the Chancery in the Kingdome of England which Coppy now remaynes youn Record with the attestacon of Sr Richard Dvott which Coppy did agree verbatim with that deed now produced as the Originall deed by Marmaduke Snowe the plt. Then was read a deed from Jdith Snowe to Marmaduke Snowe Conveying the Estate menconed in the former deed of guift vnto Marmaduke Snowe her sonne beareing date first June 1649 attested by William Fynney and Thomas Sutton John Oulsnam Robert Turner which was likewise Confronted with a Coppy to which W<sup>m</sup> Fynney and Thomas Sutton made oathe that itt was a true Coppy and that their names together with two more wittnesses thereto subscribed were heir owne proper hand wryting and attested by Sr Richard dyott one Master in Chancery as aforesaid which Coppy was found to agree with the Originall Whereupon they proceeded And . . . . p Attornates Thomas Manning and . . . , abatem<sup>t</sup> to the peticon for . . . . Idith Snowe his mother . . . .

Oct. 8 p. 1090

## Wednesday the Eighth of October 1662 Present as Before.

Then was resumed the debate of the busines Between Marmaduke Snowe plt and Thomas Gerrard def<sup>ts</sup> wherevpon the Co<sup>rt</sup> ordered that the writt doe abate, and that the Bond wherein M<sup>r</sup> Gerrard was bound not for to imbezill his Estate, and to make his appearance att the Co<sup>rt</sup> be delivered in which was done accordingly

Marmaduke Snowe p Attornat John Hammond demands Scire facias for Thomas Gerrard to make his psonall appearance att the next Provinciall Cort there to shew Cause why Execucon should not issue vpon the Judgemt Confest by the sd Gerrard in England.

Ordered that he haue a Scire facias according to his Demand.

Parratt v. Belcher's Estate To the Honoble the Gouernor & Councell of Maryland

The humble peticon of W<sup>m</sup> Parratt Sheweth That whereas Thomas Belcher is indebted to yo<sup>t</sup> pet<sup>t</sup> six hundred and sixty pounds of tobacco and Caske yo<sup>t</sup> pet<sup>t</sup> humbly Craues order for the said debt and he shall pray.

Vpon the peticon aboue written M<sup>r</sup> John Bateman Adm<sup>r</sup> of the said Belcher Confesseth Judgem<sup>t</sup> for the aforesaid Sume of six hundred and sixty pounds of tobacco, . . . .

Then was Called before the Board Peter Sharpe and John Gary Liber who were suspected to Breake open the Govern's letters and for P. C. R. Attorney proofe thereof was produced theis following papers. Aboute the General first weeke of July there came a letter from the Governor directed v. Sharpe to Mr Edward LLoyd & the lawes of the Country rowled vp which p. 1091 were both well sealed & deliuered to me Thomas Manning which I safely delivered the same to James Elton in like manner Sealed

Tho, Manning

This I accknowledge to be the truth James Elton.

And James Elton declares that he delivered the sd letter and Rowle of the lawes well sealed to Henry Kent which Henry Kent accknowledged to be true.

And Henry Kent declared that he deliud the sd letter & Rowle of the lawes well sealed to Thomas Dawbone which Thomas Dawbone accknowledged to be true.

And Thomas Dawbone declared that he deliued the said letter and Rowle of the lawes well sealed to Thomas Evans which Thomas Evans accknowledges to be true and they were presently deliued in like good Condicon to W<sup>m</sup> Sparkes of the same howse which he accknowledges to be true.

And the sd Wm Sparkes declares that he deliued the sd letter and Rowle of lawes well Sealed to Isaack Abrahams which Isaack Abrahams accknowledged to be true.

And the sd Isaack Abrahams declares that he delived the said letter and Rowle of lawes well Sealed to Tho: Eldrid which Thomas Eldred accknowledged to be true

And the sd Thomas Eldrid declares he deliued the said letter & Rowle of lawes well sealed to John Boulton . . . . Boulton accknowledged to be true . . . . that he deliued the . . . .

And Robert Harwood declares that he delivered the letter and p. 1002 lawes of the Country well sealed to Peter Sharpe and they were safe deliuered to his servant Margery Greiue which she accknowledges to be true And Margery Greive declares that she delivered the letter and lawes to Nicholas Carr But Nicholas Carr affirmes vpon oathe that when the letter and Rowle of lawes were brought to him the Seale of the letter was defaced and some of the Seales of the Rowle And the sd Nicholas Carr tould Tomazin Kent who was then there . . . . & that somebody had been nibling about the that did not Concerne them and the sd Nicholas Carr affirmes upon oathe that he prsently called his Boy Henry Bruff to carry the sd letter & Rowle of lawes to the next howse to Tobias Miles

Nicholas N Carr his marke

Sworne before me this 6t Sept 1662 Tho. Manning

The Mayd is Peter Sharpes Servant who when she was from her Masters howse in a manner denyed what she tould me there And

Liber Robt Harwood tould me that John Gary was fingring the lawes of the P.C.R. Country and sayd he would very fayne reade them, And Francis Riggs tould me that Doctor Stansby would sweare the letter had been sealed with Salue

Tomazin Kent and Martha Carre affirme vpon oathe tht the Seale of the letter & lawes were defaced when they were brought to Nicholas Carrs howse Tomazin T Kent his marke

Sworne before me 6t Sept 1662 Tho. Manning

And the said Henry Bruff declares that he deliued the said letter p. 1093 and lawes in such Condicon to Tobias Miles which Tobias Miles accknowledges to be true.

And the sd Tobias Miles deliuered the sd letter and Rowle of lawes in such Condicon to Robert Humfrey and the sd Robert Humfrey affirmes that the letter was broke open which Tobias Miles accknowledges to be true.

The dep<sup>n</sup> of ffrancis [Riggs] aged 26 yeares or thereabouts this 27th Sept 1662 Sayth That being at Capt Samson Warings he heard Capt Manning and other people discourse Concerning the breaking open of the Governors letters & by all circumstance they found that they were broke open att Peter Sharpes And that John Gary wisht he could see the Acts of Assembly & that he this depont heard John Stansby say that when the letters that were goeing vp came to their howse he found them sealed with some Salue and further savtlı not Francis Riggs

Jurat Coram me Philip Calvert

Margery Greive sworne in open Cort sayth that she had the letter from her Mistres and that the Seale of the Rowle was whole, but knoweth nothing of the letter John Gittings Clre.

Ordered that Capt Thomas Manning examine vpon oathe Edward Lees or any other person concerning the breakeing open of letters that if they refuse to sweare for to binde them over to the next Cort

Daniel Clocker [Coyne ==

Cognac?1

p. 1094 the said Augustine Herman the Sume of one thousand five hundred Herman p. ninety two pounds of tobacco by accopt which remaynes still vnsat-Atty. Richard tisfyed. In Consideracon whereof yor petr humbly craues an order Collett v. for the sd Tobacco. And he shall pray &c.

Coff John Price is Debtor vnto Mr Augustine Herman as appeares Execr. of by the note of perticulers Col. Price

To one hhd and 7 Gallons of the best white coyne and one double Barrell of Strong Beere amounts to To 36 deale Boards att 20 foote a peece att 1th p foote due vpon the last yeares Accompt.

1640 0726 0202

1 tob

Creditor p Contra  By Beefe and Porke  By 2 hhds of tobacco t net 787! which are still	Liber P. C. R.
By 2 hhds of tobacco t net 787t which are still remayning in the Tob howse marked with his marke	0787
Remaines due	1532 2568

In the former Acco there was forgotten to be charged one Bushell and halfe of pease

These Things were delivered to the Overseer & especially to Mr Hide who knowes all things and the acco of pticulers betweene vs.

At a Cort held att Newtowne for the County of St Marys the IIth of December 1661

Present James Neale Esqr Councellr Coll W<sup>m</sup> Evans \ M<sup>r</sup> John Lawson Mr Tho. Turner Mr Tho: Dent - Comrs Mr Rich, Willan Mr Richard LLoyd

Francis Ward aged 25 yeares or thereabouts Sayth the same p. 1095 verbatim with Henry Hide & further Sayth not Francis Ward Copia vera teste me Walter Hall Clrk.

The pit sueth p[ro]ut in peticon And the deft confessing the debt It is Ordered that he pay fifteene hundred and ninety two pounds of Tobacco to the plt vnles . . . . bring Receipts for itt.

This Cause is Respitted till to-morrow morning.

To the Honoble Gouernor & Councell of the Province of Maryland Thomas The humble pet of Josias ffendall Humbly sheweth That Wm John The humble pet" of Josias fieldan flumbly shewell that we will kidson Servant to Mr John Hatch did without yor petrs order or Fendall v. knowledge carry two Young horses of yor petrs from place to place Kidson whereby one of them recd his death And although yor petr will not directly Charge him with killing the horse with his owne hand yett

by the Evidence itt may be very probably Conjectured.

Wherefore the prmisses considered yor petr doth humbly . . . . Honors will be pleased to take itt yor . . . . The deft Wm Kidson p. 1096 denyes that he did Carry the horses from place to place but sayth that he did ride vpon a Mare before them from his Masters howse to Capt Fendalls with intent to carry them to Capt Fendalls which Mare they followed and which was done by orde from his Master.

Warrt to the Sherriff to impannell a Jury The Sherriff returned his writt & warned Henry Francomb p. Attorn.

Liber Nicholas Young Foreman George Reynolds Robert Maccklane P.C.R. Thomas Bennett Robert Cager German Gillett Henry Hide Marke Pheypo Francis Hill George Thompson W<sup>m</sup> Hatton & Francis Batchelor Gent. who takeing the whole busines into their Custody together with the deposicons here under written withdrew and went to trye the Cause, and after some tyme returned and brought in their Verdict endorsed on the backside of the declaracon and answere thus (vizt) It is the Verdict of the Jury that the def<sup>t</sup> is guilty.

M<sup>r</sup> John Hatch aged fifty yeares or thereabouts sworne and examined 14<sup>th</sup> August 1662 Sayth That Cap<sup>t</sup> Fendalls two young horses being with this depon<sup>ts</sup> Mare in his Corne feild, he Catched his Mare and bid his Serv<sup>t</sup> W<sup>m</sup> Kidson to ride on her to Cap<sup>t</sup> Fendalls and carry his horses home and tell him of them And further sayth that he remembers he heard the Children or Servants say that the s<sup>d</sup> Kidson when he was goeing with the horses tooke vp in his hand a burnt sharpe locus Stake and further sayth not.

Jurat coram me James Neale.

p. 1097 Mrs Alice Hatch aged 44 years or thereabouts sworne and Examined Sayth... and after he rose he run very stoutly as if he were not hurte; and did leape over the fence into the Corne-feild and soe into the woods, after this depont sawe them not, this depont was tould by her sonne John that their Servt sayd att his returne that Capt ffendalls man had jeered him, but they needed not for he had given one of them enough intending by Jeereing and further sayth not.

Jurat coram me James Neale.

John Taylor aged 20 yeares or thereabouts Sworne Sayth That when Capt ffendalls horses went from his Masters Cow penn he this depont sawe noe hurte that either of them had, nor heare of any hurte they had and further sayth not.

Jurat coram me James Neale

Rob<sup>t</sup> Cooper aged 17 yeares or thereabouts sworne sayth that when Cap<sup>t</sup> Fendalls horses went from his Masters plantacon he knowes not of any hurte they had and further sayth that he sawe W<sup>m</sup> Kidson when he went to carry home the horses take with him a long sloping Stake sharpe att one End and further sayth not.

Jurat coram me James Neale

Jacob Griffyn aged 13 yeares or thereabouts sworne Sayth That when Capt ffendalls horses went from his Masters plantacön he sawe noe hurte they had & further sayth that he sawe W<sup>m</sup> Kidson that went home with them haue a long sloping stake in his hand burnt and sharpe att one End and further sayth not

p. 1098 . . . . with this depont to take care of them, and sayd he would not watch them day and night to which this depont replyed what is itt to me, but desired Capt Fendalls mayd to goe tell her Master, which she did and this depont went to lyte his pipe and Capt Fendall

came imediately out, But Mr Hatches man had taken the Mare and Liber rode as hard as he could away And then Capt ffendall and this depont P. C. R. lookeing att the horses espyed one of them hurte with his gutts hanging out, which horse that same day dyed & further sayth not Jurat coram me James Neale

Elizabeth Holte servt to Capt ffendall aged 18 yeares or thereabouts sworne Sayth That on Whitsunday earely in the morning one of Mr Hatches men came to her masters howse & sayd he had brought home two of her Masters young horses This depont went vnto her Master & tould him & comeing out againe tould the fellow her Mr was comeing but he would not stay but tooke horse & ridd as hard away as he could and this depont further sayth that she heard Mr Hatches man say that he would not watch the horses day and night, but if they came there againe he would sett them home in the divells name, and this depont goeing prently after to milke sawe one of the horses running aboute with his Gutts hanging out and further sayth not.

Jurat Coram me James Neale

Henry Jagues Servant to Capt Fendall aged 24 yeares or thereabouts sworne Sayth That Comeing from his Masters Quarter to his howse he saw there a Young horse of his Masters with his Gutts hanging out and that . . . . Hatches howse he found Mr Hatch att p. 1000 Nine pins with his Servants Soe that he Could not Enquire any thing of them But Mr Hatch himselfe tould this depont that his Masters young horses had been there for sayd he that Logerhead my man Will brought thm from the ould Plantacon last night and I kept thm vp all night and this morning sent them home But if they come here againe He send them home in the divells name vpon which this depont demanded of Mr Hatch if he had done any hurte & he sayd noe they had done noe hurte But the Mares had Eate his Corne out of the howse in the wynter all which when this Depont Came home he related to his Master whereupon his Mr desired Mr . . . . and Mr Lomax to goe and beare his s<sup>d</sup> M<sup>r</sup> Company to see the Blood that this depont had tould th<sup>m</sup> off And also Commanded this Depont to goe with them and shew itt them which he did and further sayth not.

Iurat Coram me Iames Neale

Mr Thomas Hotley aged 28 years or thereabouts sworne the 20th Aug. 1662 Sayth That he this Depont being att Capt Fendalls howse the night before Whitsunday in the morning earely hearing a Noyse in the Yard he rose & comeing downe helped Capt Fendall to catch one of his horses Running aboute with his Gutts hanging out which this Depont heard Capt ffendalls people say that Mr Hatches man brought home with another horse and after Capt Fendall had Catched the horse & . . . . him this Depont heard Capt Fendall bid one of his men goe towards Mr Hatches and see if he could track horses Blood cutt whose returne he reported he . . . . into Mr Hatches cleare

Liber ground Capt . . . . Thomas Lomax . . . . was perfectly to be diserned P. C. R. and further sayth not.

Jurat Coram me James Neale

After Verdict deliuered, this Cause is Compounded; and the plt to pay Costs of Suite.

Lumbrozo v. Hammond Capt. Thos. Manning Attorney of Ĵohn v. Jacob The plt haueing nothing to say A Non suite is granted to the deft

To the honobie the Gouernor & Councell of Maryland

The humble peticon of John Abington Sheweth That Whereas Abington Jacob Micheelson is indebted to Capt Thomas Cornewallis five Michelle thousand two hundred pounds of Tobacco and Caske, and should haue been payd in the yeare 1650 as by the Bill more fully appears.

> Yor petr humbly craves Judgemt for the said debt with interest and Cost of suite and he shall pray &c.

> Knowe all men by theis preents that I John Abington of St Marys County doe appoynte my freind Thomas Manning of the Cliffes to be my lawfull Attorney in all Causes depending which are against me in the Province of Maryland & what he shall doe or cause to be done I doe Rattifve and

The plt sueth p[ro]ut in pet. The writt which was to arrest the deft p. 1101 is not returned, therefore Respitted.

Greene's

This day came Elizabeth Greene and W<sup>m</sup> Greene her husband and Bail Bond George Marshall and accknowledged to owe to the Lord Proprietor the full & just Sume of 20th sterling that is to say the sd Elizabeth Greene and Wm Greene did accknowledge to owe the Sume of fifteene pounds and the sd Marshall the Sume of five pounds if the said Elizabeth Greene shall not keepe the peace towards all the people of this Province especially towards James Woosey & make her appearance att the next Proall Cort

Coll William Evans v. Thomas Turner Et E. con. William

Battin p.

Fendall

p. I102

Both referred to the next Cort

Respitt till to morrow

This Bill bindeth me Capt William Battyn of Pikaiwaxen in the Robert Slye Province of Maryland Merchant my heires Executors Administra-Robert Slye tors or Assigns to pay or Cause to be payd to Samuell Smith or his Battin v. Province of Maryland Merchant my heires Executors Administraorder the full and just Quantity of six thousand five hundred pounds Attorn. Capt of good sound well Condiconed tob: and Caske to their or either of their Likeing in the aforesaid Province of Maryland att or before the 10th day of October next ensueing the date hereof In Wittnes whereof I have herevnto sett my hand this 26th day of March 1661 The mke WB of W<sup>m</sup> Battyn

Testes Mary Vander Dounck Mathew Clarke.

Knowe all men by theis preents that I William Battyn of Charles Liber County in the Province of Maryland Mercht doe hereby authorize P. C. R. Robert Slye Constitute, and appoynte Capt Josias ffendall my true and lawfull Admr to Attorney in my name and stead to pleade to and answere to all Samuell Smith v. Suites in Lawe Comenced for or against me to the next Provinciall Capt. Cort to be held att St Marys hereby Rattifying and alloweing what- Fendall Attorney to soever my said Attorney shall doe therein to be as fully in force Wm Battyn as if I my selfe were personally present Wittnes my hand 4th The WB marke of Wm Battyn October 1662

Testis Edmund Pinson Dan Johnson

The plt sueth for six thousand and five hundred pounds of tobacco and Caske due from . . . .

Luke Gardner came into open Cort and accknowledged the Sale Re Hopewell of a Pattent of 200 acres to Hugh Hopewell

Vpon the peticon of Coll Wm Evans against Mr Robt Clarke for p. 1103 300<sup>th</sup> Tob and Caske due by Bill the said Mr Clarke Confesseth Clarke Judgemt for the aforesaid Sume.

To the Honobie the Gouernor & Councell of the Province of Battyn by Maryland

The humble peticon of William Battyn Sheweth That whereas Mr Robert Slye Samuell Smith dec<sup>d</sup> his heires or Executors stands indebted to yo<sup>r</sup> Samuel petr two Mares and one foale as also 300lb Tobacco and Caske; and Smith funerall Charges, Therefore itt is the humble request of yor petr to Grant him an order for his said debts And he shall pray &c.

The plt sueth pro ut in pet<sup>n</sup> The def<sup>t</sup> pleades that he is not heire nor Executor but Administrat and therefore desires the writt may abate which was granted.

The Cort ajourned till 9 of the Clock in the morning

## [Thursday the 9th of] October 1662 . . . .

Oct. o p. 1104

In Consideracon of which the abouesaid Samuell Smith doth binde himselfe his heires or Assigns to withstand sattisfye or pay vnto Mr Cornelius Stenwick whatsoever Bonds bills or Accts the said Stenwick hath to charge the said Batting with (vizt) A Bill of Mr Richard Lords, and one Bill of Mr Augustine Hermans, and whatsoeuer Accompts else from the beginning of the world vntill this day as Wittnes our hands this 27th of Oct. 1660

Knowe all men that the partyes abouesaid are to performe this their agreemt by the last of March next As Wittnes our hands and The mke of WB William Battyn ⊕ Samuell Smith ⊕

Testis Edmund Pinson Robert Robins Thomas Stone

Liber P. C. R. May the 8th 1661

Recd of Capt William Batting foure thousand pounds of Tobacco in full of all Accts betwixt the sd Batting and Cornelius Stenwick I say rec<sup>d</sup> the day and yeare aboue written p me That is to say for Mr Augustine Herman and for all debts or demands Concerning his Negros bought by the sd Batting Sam: Smith

Ordered that M<sup>r</sup> Slye secure foure thousand pounds of tobacco in his hands out of the Estate of Samuell Smith deceased, and that

he doe soe farr forth secure Capt Wm Battyn against any demands of Cornelius Stenwick to be made vpon any Bonds bills or Accompts due from the said Battin to Mr Richard LLord or Mr Augustine Herman And also all accts from Stenwick to Battyn from the date of p. 1105 the Condicon aboue menconed . . . of seven thousand seven hundred Eighty six pounds of tobacco and Caske with 2 yeares forbearance which att 8th in the hundred comes to one thousand two hundred ninety and foure pounds of tobacco & caske Therefore vor petr in the behalfe of the Administrators Craveth order for the aforesaid Sume of nine thousand and Eighty pounds of tobacco and Caske with Costs of Suite And yor petr as in duty bound shall pray &c.

This bill bindeth me Wm Battin of Pikaiwaxen in Maryland Mercht me my heires Executors & assigns to pay or Cause to be payd vnto Mr James Scapes in Company Mercht of North Yarmouth in the County of Norrige in England heires Executors or Assignes the full and just Sume of nine thousand seaven hundd sixty and six pounds of good sound merchantable Leafe tobacco and Caske to be payd Betwixt Brettons Bay and Portobacco in Potowmack river att or before the 10th day of October next As Wittnes my hand this 28th of March Anno dmni 1660 Wm WB Battin marke

Testis Edmund Pinson Peter Mills his P marke.

Vpon the back of which Bill was writt this receipt (vizt) Received by me W<sup>m</sup> Dorrington in parte of payment of this Bill of W<sup>m</sup> Battyn for the vse of James Scapes the Sume of 2213th of tobacco I say recd by me Wm Dorrington.

Richard Attorney of Walter

The plt sues pro ut in pet<sup>n</sup> The def<sup>t</sup> confesseth Judgem<sup>t</sup> for . . . . Smith the tobacco & caske wth Costs . . . .

Senserfe & Henry . . р. 1106 Reffered till next Cort

John Hammond v. Walter James

The plte peticon being read The deft desires that the writt may abate in regard of the Error in the declaracon whereupon a Non Pakes Suite was granted to the deft

Clifton v. Robert et ux.

To the honoble the Gouernor and Councell of the Prouince of Maccklane Maryland

Little v.

The humble pticon of John Little Sheweth That Andrew Dicken-Dickenson & son and Griffith George stands Indebted to yor petr twelue thousand pounds of tobacco in caske for which he prayeth order with costs Liber occasioned And he shall pray &c.

P. C. R.

Be it knowne vnto all men by theis p<sup>r</sup>sents that I John Little in the County of Calvert Planter haue Constituted Ordained and made M<sup>r</sup> John Hammond of the County of S<sup>t</sup> Marys in the Province of Maryland my true & lawfull Attorney to aske require leavy and receive in my name for me and to mine vse all manner of debts whatsoever they be of all manner of persons in any wise to me due pertayning or belonging in any parte or place within this Province, or to Constitute an other Attorney Giving & granting to my said Attorney my full & whole power and authority in the p<sup>r</sup>misses to playnt arrest, Sue declare, impleade imprison cause to be Condenned and to release the s<sup>d</sup> debtors, recouer & receive for me and in my place, as is menconed afore all & singuler things, that shall be expedient

Knowe all men by theis p<sup>r</sup>sents that wee Andrew dickson and p. 1107 Griffyn George of the Hunting Creeke in the County of Calvert Planters doe binde our selues our heires Executors Administrators or Assigns to pay or cause to be well and truly payd vnto John Little of the same place & County Planter the Sume of twelue thousand pounds of good merchantable Tobacco and Caske to be payd the tenth of October next Ensueing the date hereof As Wittnes our hands & Seales this 13<sup>th</sup> day of May 1661

signed Andrew A D Dickson signed Griffyn M George Signed Sealed and deliuered in the p<sup>r</sup>sence of us Samson Waring Gabriell Barkeley

The Condicōn of this Obligacōn is such that if the aboue bounden Andrew Dickson or Griffyn George or either of them their heires or Assigns doe deliuer Betweene the date hereof and the latter end of Whitson weeke two Bills the one beareing date and payable the 10<sup>th</sup> of October 1661 and the other payable the 10<sup>th</sup> of October 1662 wherein John Little standeth bound to Thomas Leitchworth and Oliver Geery in the Sume of 6583<sup>th</sup> Tob. of tobacco that then this Bond to be voyd and of noe effect or else for to stand in full force and vertue Wittnes our hands & Seales the day and yeare aboue written

signed A D Andrew Dickson signed M Griffyn George Signed Sealed & deliuered in the p<sup>r</sup>sence of us Samson Waring Gab: Barkeley

The pft sueth p[ro]ut in peticon for 12000<sup>th</sup> tob. The deft answeres that he has fully Complyed with the Bond and the Co<sup>rt</sup> haueing fully heard both partyes....

To the honoble the Gouernor and Councell of the Prouince of p. 1108 Maryland

The humble peticon of John Little Sheweth That Andrew Dickinson and Griffith George stands indebted to yor petr tenn thousand

Liber pounds of tobacco with caske as by Bond appeareth for which he P. C. R. prayeth order with Costs of Suite And he shall pray &c.

Knowe all men that wee Andrew dickson and Griffyn George of the Hunting Creeke in the County of Calvert Planters doe binde our selues our heires Executors or Assigns to pay or cause to be payd vnto John Little of the same place and County Planter his heires Executors Administrators the Sume of ten thousand pounds of good merchantable Tobacco and Caske to be well & truly payd att or before the 25th day of december next ensueing the date hereof As Wittnes our hands & Seales this 13th day of May 1661

Signed Andrew A D Dickson signed Griffyn M George Signed Sealed & deliuered in the presence of us Samson Waring Gab. Barkley

The Condicon of this Obligacon is such that if the aboue bound Andrew dickson and Griffyn George doe deliuer and make over one able man servant Betweene 14 and 26 yeares of age for the Tearme of foure years Service vnto the abouesaid John Little or his heires or Assigns, and to make paymt of One thousand nine hundred and fifteene pounds of good Merchantable Tobacco and Caske vnto the sd Little by the 25th of December next and to . . . and saue harmles from one Bill of fifteene hundred and fifty pounds of tobacco wherein the said Little standeth bound vnto the Estate of Richard Hicks deceased that then this bond for to be vovd and of noe effect otherwise for to remayne in full force & vertue . . . .

p. 1109 jdem pit idem deft

The ptt sueth p[ro]ut in pet The deft pleades non est factum wherevpon the Cort Considered and

Ordered that the Bill for 1550th tob be imediately delivered to the plt that the deft doe pay to the plt by the 10th of December next the Sume of 1915 Tob. and one able man servant or else pay the forfeiture of the Bond being ten thousand pounds of tob.

Warren v. Mathews vide I To the Honoble the Gouernor & Councell of Maryland

The humble peticon of John Warren Sheweth That Edward Baldwin 7 Cotten decd did by his last will & testament amongst other legacyes by him bestowed ordaine and bequeathe vnto Ignatius the sonne of yor petr a Mare foale, which the care of performance caused him to express doubly and theis words (vizt)

> I give vnto Mr Starkey my ould Chesnutt Coloured Mare Provided that the aforesaid Mr Starkey doe give vnder his hand a specialty vnto John Warren that he shall deliver and give vnto him the first Mare Colt that the aforesaid Mare shall bring which shall be for his sonne Ignatius Warren which I give vnto him.

> And leaste the sd Ignatius should be frustrate of haveing & Enjoyeing a Mare foale certaine, he adds thus, I doe give vnto Thomas Mathews the Younger, the young Mare two yeares ould Provided

that if she doe bring a Mare foale, before Mr Starkeys Mare that Liber itt shall be given to Ignatius Warren Now soe itt is may it please yor P. C. R. Honors that vnknowne to the Donator the said Mare of Thomas Mathews did first bring a Mare foale which properly belongeth to yor petrs Child It being a maxime in Lawe that animum Testandi is ever to be observed and followed for Edward Cotten not knoweing when he made this will that the Mare of young Thomas Mathews (which three dayes . . . . had brought forth a Mare foale) had . . . . Ignatius to have the first

The plt sues p[ro]ut in pet<sup>n</sup> The def<sup>t</sup> produces a Generall discharge p. 1110 from the said John Warren and further pleades that the foale bequeathed dyed before demand made of the legacy Ordered that Mr Thomas Mathews proue that the first foale of the Mare bequeathed to Ignatius Warren his Sonne given by Edward [Cotten] . . . . deceased be dead or lost before demand made by the next Provinciall Cort

The Administrators of Coll John Price Confesseth Judgemt in Nuttall v. open Cort to John Nutthall in the Sume of three hundred and Eighty pounds of Tobacco two Armes Length of Roanoke and one pound of Beaver.

The humble peticon of Thomas Gerrard Sheweth That yor petr Gerrard v. Commenced a Suite in New Towne Cort against one George Revnolds for Tobacco due by Bill in which Suite the Attorney of vor peticon was non suited upon a prtence of a Statute that noe bill shall be sued but in the County where itt was made

The prmisses Considered itt is the humble desire of yor petr that yor Honors would be pleased to Consider the greate Inconveniences that soe dangerous a prsident may bring in this Province and graunt vnto yor petr an order for his just debt and he shall pray

The deft denyes that he owes any thing to the said Thomas Gerrard and the said Gerrard not being able to prove any debt due to him selfe, but only a Bill due to Speake he is Non suited

Fryday the 10<sup>th</sup> of October . . . . past demise grant and to farme Oct. 10 Lett vnto yor petr a parcell of land lying and being in this Province Evans. v. comonly knowne and Called by the name of the Herring Creeke plan- p. 1111 tacon, being formerly the land of his Brother Thomas Bushell deceased, and Comeing and discending due to him as heire in Lawe from his said Brother Cout, aboute three hundred acres of land, with all buildings Edifices and Ereccons therevoon for a certaine tearme of veares expressed in the sd deed or Lease.

Which land and building when yor petr came to possesse and Enjoye he found one ffrancis Hill in present posson there of imploying and makeing Trespass and waste vpon the same, and although Liber yor petr legally dem<sup>ded</sup> possession and forbid and forewarned the P.C.R. said Hill further to intermedle therew<sup>th</sup> yett he still holdeth & persisteth in the same.

He Therefore prayeth that yor pet by Order of this honoble Cort may be in Quiett posson thereof and the said Hill Ordered to pay damage and Costs of suite And he shall pray &c.

The Deft answeres that he is possessed by the Guardians of Joseph Boulett and the Guardians pleade in behalfe of the Orphan Age Prier [right]

And the Board Considered that the Tryall was not Betweene Cott William Evans and Bolett, but Betweene Cott William Evans and Francis Hill which Hill being of full age they cannot allowe age prayer Therefore proceed to the proofe

The Board finds Francis Hill guilty of the Trespass, The ptt proues the Lease Entry and Outry

Mr Robert Clarke sworne in open Cort sayth that he . . . . William p. III2 Bushell as the Brother of . . . . and further sayth not . . . . of St Marys of the one party, and Coll William Evans of the County aforesaid of the other party Wittnesses That the said William Bushell for divers good causes and Consideracons me therevnto moueing. haue demised granted and to farme Lett and by theis preents doe for me my heires Executors and Administrators demise grant and to farme Lett vnto the said Coll William Evans all that Seate of land which was formerly Thomas Bushells Comonly knowne by the name of the Herring Creeke Plantacon being by Estimacon three hundred acres be itt more or less, And all howses Edifices, Buildings Tobacco howses, Hen Howses hogg howses, Orchards Gardens Easements and Comodityes therevnto belonging or appertayning To haue and to hould the said three hundred acres of land and all other demised p<sup>r</sup>misses with the Appurtenances and every parte and parcell thereof vnto the said Coff Wm Evans his heires Executors and Admrs from the day of the date hereof vnto the End and tearme of three yeares next ensueing yeilding and paying vnto the s<sup>d</sup> W<sup>m</sup> Bushell his heires Executors and Admrs one pepper Corne yearely att the nativity of our blessed Lord and Saviour if itt be demanded In Wittness whereof I have herevnto sett my hand and Seale the day and yeare aboue W<sup>m</sup> Bushell ⊕ his marke written

Signed Sealed and delivered in the p<sup>r</sup>sence of vs Tho: Bennett Robert Cager.

Thomas Gerrard v. George Thompson Thomas Daniell

Johnson v. Gerrard

p. 1113

The plt is Non Suited and to pay Charges.

To the honoble....yo' pet' humbly Craveth order of Cot for the Thomas said debt with cost & Charge of suite And yo' pet' shall pray &c.

This Bill bindeth me Thomas Gerrard my heires and Assigns to pay or cause to be payd vnto Daniell Johnson or his Assigns the full

Sume of fine thousand five hundred pounds of good sound Tobacco Liber with caske fitt for Merchants vse which is for a valluable Considera-P.C.R. con already received and is to be payd vpon all demands As Wittnes my hand this 24th of February 1661 Tho. Gerrard

Wittness Robert Henley his I marke Edmund Pinson Samuell Dobson

The deft answeres that he did Signe such a Bill and other bills to Daniell Johnson but itt was vnjustly gotten at dice, The Wittnesses sweare tht the bill was given in Consideracon of the delivery of another Bill given by Robert Henley to Daniell Johnson for five thousand five hundred pounds of tobacco

Ordered that the deft doe pay vnto the pit 5500ib Tobacco and Costs of Suite

To the honobie the Gouernor and Councell of Maryland

The humble petn of John Abington Sheweth That whereas Wm Attorn. Lowry doth vnjustly possess parte of yor . . . . petr hath Survayed Capt Thomas and Pattented as . . . . said William Lowry be . . . . my Trusty freind Manning v. to be my true and lawfull Attorney in a Case depending Betweene Wm Lowry Mr Abington and I the said Wm Lowry and doe hereby theis preents James Jolly give my Attorney full power to sue or impleade imprison or Release p. 1114 to acquitt or discharge in as full and ample manner as if I my selfe were there in pson wherevnto I sett my hand and seale 26th Sept 1662 the mke M of Wm Lowry

John Abington p.

Testis George Hardesty Gab. Barkeley

The deft by his Attorney James Jolley sayth that the land was survayed for Alexander Maggruder and tht he hath payd rent for itt but can produce noe Certifft of Survey out of the office nor vnder any Surveyors hand

This Cause is Respitted till next Cort

To the honoble the Chancellor of Maryland and Councell of State. Stanley v.

Hugh Stanley in humble manner Complayneth That in February 1660 Thomas Burdett Confessed Judgemt to Thomas Trueman for a heifer and Calfe, the milke of tht Heifer with Costs of Suite

The same Cort he arrested vor Orator but discontinued his suite agt October Cort following, he againe arrested vor Orator & obtevned order to pay him a Heifer and Calfe, with such dammage as he had payed the said Trueman. Yor Orator further sheweth that after the sd order the said Burdett came vnto him and demanded 3000th of tobacco in liew of that order but yor Orator disputing his demand offered him sattisfaccon according to the Contents of his sd order, and sent one James Jolly along with him to pay him who went together as both yor Orator and the sd Jolly Conceived . . . . sattisfaccon, .... Tobacco due to the sd Burdett more then the ordinary costs p. 1115

Liber of Suite, but Cattle only, which he was ever ready to sattisfye and P. C. R. sent one to performe, and that the Refusall was in the said Burdett, not in vor Orator.

He further Conceiveth that the said Servants being under his lops writt of Subpa Commanded to Cort were by vertue of that Subpa exempted from Execucon vntill their returne from whence they came

But had Tobacco not Cattle been due by that order he apprehendth itt could not haue swelled to that vast sume of 3152# and therefore humbly prayeth

That yee will be pleased in Tender Consideracon of yor Orators greate suffring and infinite disgrace happed hereby to grant his lops writt of Subpa directed to the Sherriff of Charles County, where the s<sup>d</sup> Burdett resydeth to Compell him the said Burdett to appeare before yor honors to give an Accompt how soe greate a Charge hath arisen voon his demand, and that he the said Burdett may be Compelled to accept of his Cattle soe ordered him with his just and reasonable Costs and Restore him his said Servants with such dammage as he hath suffred by that seazure and detention And he shall pray &c.

The deft Answeres that he has done nothing but what he had warrt from the Chancellor.

The plt desires that his Wittnesses may be Examined which was Granted.

Ordered that the Sherriff of Calvert County doe bring in the writt of Execuçon agt the next Cort and give his Attendance together with Mr Thomas Burdett to Cleare the busines

Stanley v. Scapes's

To the honoble the Gouernor and Councell of Maryland . . . . And further sheweth that whereas the sd Sadleir and Scapes were very p. 1116 intimate, and before they had ballanced Accts were vnhappyly drowned together And that the Admr of the said Scapes did receive by vertue of those notes the greater parte of the said 6464<sup>t</sup> after the decease of the said Scapes and Sadleir and one hhd more of Nicholas Carre and standeth noe way indebted to the said Scapes either by booke or otherwise as he knoweth of

He therefore humbly desireth that the Estate of the said Scapes may be responsible for the said 6464<sup>t</sup> of tobacco Ballancing the said 2013t tob. knowne due as aforesaid

Ordered vpon the pet<sup>n</sup> abouesaid that M<sup>r</sup> John Bateman and M<sup>r</sup> Thomas Manning doe state the acco Betweene the plt and deft as Admrs to Scapes & Sadleir and reporte itt to the next Proall Cort

Young v. Slye Adminr To the honoble the Gouernor & Councell of State

The humble pet<sup>n</sup> of Nicholas Young Sheweth That Samuell Smith decd being indebted to yor petr 2440# of tobacco in Caske, did order the said debt to be sattisfyed in the hand of Mrs Anne Tilney, Liber and to that Effect wrote to her the said Tilney desiring her to make P.C.R. payment of the said debt which she refuseth to performe

He therefore prayeth order for the said debt agt Mr Robert Slve Administrator of the said Smith with Costs of suite And he shall pray &c.

Mrs Tylney You were pleased the last yeare to send me word by Mrs Gerrard that the Tobacco due to Mr Stenwick was ready but I had noe tyme to looke after itt, till such tyme as yot Tobacco . . . . for soe much, and this my noate shall ingage me to deliver you Mr p. 1117 Hoskins his bill vpon the receipt of the whole debt, thus not Ouestioning but you will Complye with my reasonable demands I remayne Yoes to Comand Sam: Smith

November 16th 1661

Ordered that the deft as Admr to Samuell Smith pay two thousand foure hundred and forty pounds of tobacco, and that Nicholas Young doe give vnto Mr Robert Slye a bill of Sale for a Negro which was in Consideracon for the aforesd debt.

To the honobie the Gouernor and Councell of the Province of Barber v. Maryland

The humble pet<sup>n</sup> of Henry Heylyn Attorney of Luke Barbeir That Richard Morley and the said Doctor Luke Barber did by an Instrumt vnder their hands beareing date 8th October 1661 become bound each to other in the Sume of 1000# Tob. in Caske for the true performance of certaine Condicons in the sd Instrument Contayned as relacon being therevnto had will more largely appeare

Yett now soe itt is may itt please yor honors that the said Morley hath not performed his parte of the aforesaid Condicons by reason whereof the sd Barber is much dampnifyed.

The p<sup>r</sup>misses Considered yo<sup>r</sup> pet<sup>r</sup> humbly prayes that the said Morley may be ordered to make paym<sup>t</sup> of the s<sup>d</sup> 1000<sup>ft</sup> Tob. according to the Tenor of the aforesaid Instrumt And he shall pray &c.

The deft pleades that his name is not Richard but W<sup>m</sup> Morley therefore desires that the writt be Nonsuited which was . . . .

.... to the Landing of Richard True some fine or six yeares since. Pheypo v. And did agree with one W<sup>m</sup> Smoote and the said True to Trim and Smoote & repayre the said Shallop for 1600<sup>th</sup> of tobacco, and delivered the same p. 1118 into their posson to the same Effect, as by Wittnes will appeare which they never returned to yor petr Wherefore he humbly Craveth that yor Honors will grant him order for sattisfaccon for the said Shallopp with damages & Cost of suite And he shall pray &c.

Knowe all men by theis preents that I Will<sup>m</sup> Smoote of Charles County in the Province of Maryland Boate Right doe hereby Con-

Liber stitute and appoynte Thomas Lomax of the sd Province my true & P. C. R. lawfull Attorney in my name and stead to pleade too and answere the Suite of Marks Pheypo Commenced against me to the next Provinciall Cort to be held att St Marys the 7th October next, hereby Rattifying and alloweing whatsoever my said Attorney shall doe herein, to be as fully in force as if I my selfe were there personally preent Wittness my hand the 17th day of Sept. 1662

W<sup>m</sup> W Smoote his marke

Signed in the prence of Josias Fendall George Taylor

Richard True makes the same Attorney as William Smoote ut supra.

The plt sueth pro ut in petn And the Cort doth find that the plt hath noe Cause of action vpon Examinação of the whole matter p. 1119 therefore the plt is Non Suited

[Gooding v. Bradshaw]

.... the Likeing and Consent of yor petr first had therevnto which said promise the said Bradshawe hath accknowledged before divers persons in this Province

Yett now soe itt is may itt please yor Honors that the said Bradshawe not respecting his said promise did sometyme about November last Sell yo<sup>r</sup> pet<sup>r</sup> to Cap<sup>t</sup> W<sup>m</sup> Boarman without the Consent of yor petr Contrary to Lawe and Equity

The prmisses Considered yor petr humbly prayes that the said Bradshawe may by this Honoble be Compelled to take yor petr into his owne Service againe; or else to sell yor petr to such person as yor petr shall make Choyce of And he shall pray &c.

The deft pleades that he did not sell him but with his Consent as may be proved by the Oath of Capt Wm Boarman and Capt Boarman takeing his oathe in open Cort that he did not buy him agt his Consent. It is Ordered that he serue Capt Boarman till the tyme accustomed for Servants be expired.

Morris Troope

The plt Complaynes agt the deft for that he hath wounded and Murfee v. Capt Robt Lamed, him The which the deft denyes.

Vpon which was impannelled a Jury who are as followeth (vizt)

Capt Nicholas Gwyther Foreman John Metcalfe Vincent Atcheson George Bradshawe Nicholas Young John Nevell Marks Pheypo, George Macckall John ———, ——— Daniell Clocker John Wayhope

. . . . Murfees Complaynt . . . .

p. 1120 Lumbrozo v. Hammond and e contra

At a Cort held att New Towne for the County of St Marys the 26th of June 1662

Present Mr Thomas Mathews Mr Richard Willan Mr John Lawson Mr Luke Gardner Mr Richard LLoyd Comrs

## To the Wopfull the Comrs of St Marys County

Liber P. C. R.

The pet<sup>n</sup> of John Lumbroso Sheweth That yor pet<sup>r</sup> haueing sould certaine Goods to John Hammond as drinke Sugar and other things to the vallue of 1000<sup>t</sup> of tobacco, And when yor pet<sup>r</sup> came to demand bill for his debt the said Hammond refused to give him any Wherefore yor pet<sup>r</sup> Craves order for his debt or the Co<sup>rt</sup> compell the said Hammond to give yor pet<sup>r</sup> security for the next yeares payment And he shall pray &c.

Gent. These are to Certefye you that Mr Hammond did buy of Doctor Lumbroso one Anker of Brandy & 100<sup>#</sup> of Sugar the which Brandy and sugar Peter Mills & John Davies carryed from my howse by the sd Hamonds order, And this I am ready to depose if thereto Required

June 26th 1662

W<sup>m</sup> Euans

## Lumbrozo Accompt

## Mr Hammond debtor

To one Anker of Brandy	0500
For one hundred pounds of Sugar	0400
For two Turkeys	0100

The pit petitioning the Co<sup>rt</sup> for one thousand pounds of tobacco due from the def<sup>t</sup> by an Accompt, which accompt the def<sup>t</sup> acknowledgeth the Receipt of the Goods But doth alleadge that he was not to give the . . . . here Rated wherefore . . . .

Att a Co<sup>rt</sup> held att New Towne for the County of S<sup>t</sup> Marys the 5<sup>th</sup> p. 1121 of August 1662

Present Coff W<sup>m</sup> Evans M<sup>r</sup> Thomas Mathews M<sup>r</sup> John Lawson M<sup>r</sup> Luke Gardner M<sup>r</sup> Richard LLoyd Com<sup>rs</sup>

The Dep<sup>n</sup> of William Price aged 24 yeares or thereabouts This depont being att the howse of Mr John Hañond aboute the latter End of January last, John Lumbrose came in, And this depont & some others being drinking called for a Bottle of Liquor saying Mr Hañond I must not pay soe deere as the rest in regard I am to gett nothing by yo<sup>n</sup> in the same goods, And the said Hammond was Content further this depont sayth that the s<sup>d</sup> Lumbroso about a fortnight since sayd if Mr Hammond would pay him as they Cost him he desired noe more And further this depont went with the s<sup>d</sup> Lumbroso, and one of the Sonns of the s<sup>d</sup> Hammond when the s<sup>d</sup> Lumbroso gaue the s<sup>d</sup> two Turkeys, This Depont asked the s<sup>d</sup> Lumbroso vpon what acco they were deliuered And the s<sup>d</sup> Lumbroso sayd that Mrs Hammond made & washt his Linnen for sattisfaccon and further sayth not

Sworne before me this 4th day of August Tho. Mathews

Liber The deft craues an Appeale to the next Pro<sup>all</sup> Cort It is ordered P.C.R. that the whole proceeding be sent to the next Pro<sup>all</sup> Cort

Walter Hall Clk, . . . .

At a Cort held att New Towne for the County of St Marys the  $5^t$  p. 1122 of August 1662

Present Coll W<sup>m</sup> Evans M<sup>r</sup> Thomas Mathews M<sup>r</sup> John Lawson M<sup>r</sup> Luke Gardner M<sup>r</sup> Richard LLoyd Com<sup>rs</sup>

### To the Worpfull Comrs of St Marys County

The humble peticon of John Hammond Sheweth That the last Spring yor petr bought of John Lumbroso certaine Goods for a Sume of tobacco by them agreed on payable att the Cropp who offered him Bill for the same which he delayed to take, he professing very much kindnes & severall extraordinary Curtesyes to him yor petr but by his frequenting yor petrs howse, and by some discourse dropt from his wife and the sd Lumbroso, he found cause to forwarne him his howse, The sd Lumbroso being soe debarred of his former admittance sends one Isham to demand bill of yor petr for a greater Quantity then was due to him which yor petr refused to pass, he the sd Lumbroso reported that he had intrusted yor petr with his Goods and Could not gett payment, But that yor petr would have had him layn with his wife for sattisfaccon and broached the same soe Confidently and frequently that itt became a Generall discourse and hath soe blemisht yor petr that he is become the by word and Scoff of many and hath soe irrepayrable injured him both in this Province and Virginea that itt hath woly taken away his hope of Liuely hood, He therefore prayeth that the matter & aggrevacons may be seriously taken notice of and he repayred according to the merritt of his Offence and yor petrs suffrings And he shall pray &c.

p. 1123 John Sheirtcliff aged 44 yeares sworne and Exam . . . . Cort . . . . she would or words to that Effect & further sayth not

John Sheirtcliffe

Walter Pakes aged fifty foure yeares sworne and Examined in open Co<sup>rt</sup> sayth, That sometyme the last Spring being att the howse of Mr Sheirtcliffe, he this depont did heare att the howse that Doctor Lumbroso should say that Mr Hammond had proffered him his wife to lye wth her in sattisfaccon of some Goods the said Hammond had of the said Lumbroso, And this depont goeing home to his howse mett with Mr Hamond where this . . . . did reprove the st Hammond for proffering his wife to the st Lumbroso whereupon Mr Hammond answered this depont that he asked the st Lumbroso why he gaue his wife an Elle of fine Holland and the said Lumbroso answered him, that he gave itt her for the tymes he had layne with her, And the st Hamond swore many Bloody oathes and called the st Lumbroso

Rogue and Villaine & sayd he had forwarned him his howse, And Liber further the said Hammond sayd that the said Lumbrozo tould him P.C.R. saying that if you and I be Partners you must not take notice of itt & further sayth not.

Gent. These are to certefye you that sometyme the last yeare Doctor Lumbrozo did tell me that he had been att Mr Hamonds to demand some tobacco of the sd Hammond, and that the said Hammond would have the sd Doctor to lye with his wife for his Tobacco, and [if] he would not take that pay he would pay him [no] otherwise and the sd Doctor did . . . , in his heart to accquainte . . . . I shall depose

The ptt Craues an Appeale to the next Pro<sup>all</sup> Co<sup>rt</sup> which is granted. vera Copie Ex D Walter Hall Cłk

And the aforesaid Jury returned their Verdict vizt

Murfee v. Troope

We find Capt Robert Troope guilty of the disabillity that Morris Murfee hath received in his lymbs. Ordered that they goe out againg & Consider of the Damage.

And the Jury returned againe after some tyme and brought in their verdict touching the damage as followeth

The Damages wee find Eight thousand pounds of tobacco for Murfee, Ordered that Capt Troope give in security to pay vnto Morris Murfee Eight thousand pounds of Tobacco with Costs of Suite, and that 1060<sup>t</sup> tobacco be payd Cap<sup>t</sup> Gardner out of Murfees Eight thousand pounds of tobacco.

The Jurys Verdict touching John Lumbroso plt and John Ham- Lumbrozo v. Hammond mond deft.

Wee finde noe Cause of Action.

The Jurys Verdict touching John Hamond plt and John Lombroso Hammond v. Lumbrozo deft.

Wee finde for the plt five thousand pounds of tobacco damages with Costs of suite

[A petition from Christian Bonnefield is printed in 3 Md. Arch. P. 1124
Bonnefield Coun. 463.]

v. Holt

Vpon the peticon abouesaid It is ordered that whatsoever Christean Bonnefeild can make appeare to be hers before the prtended marryage with Robert Holte, or that is purchast with that Estate shall be restored to her the land excepted, and that she doth Continue in that howse as formerly untill further order of this Cort and that Dauid Holte haue letters of Adcon

To the honoble the Leiutennt Generall & Councell of the Province Smith v. of Maryland, Sheweth The humble pet of Henry Heylyn Attorney Haddaway

Liber to Coll Robert Smith of Lancaster County in Virga That Rowland P. C. R. Haddoway did by bill beareing date the 30th day of Aprill 1661, become bound to the said Coll . . . . Smith of . . . . of Eighteene hundred . . . . sweete Sented tobacco in Cask . . . . then next ensueing

# Brandon July 22th 1662

p. 1125 Mr Henry Heylyn

There is (as I am informed) now liveing in the River of Patapsco in Maryland an ancient man named Rowland Haddaway formerly an Inhabitant in Lancaster County in Virga This Haddoway att the tyme of his departure from Virga was indebted to me a Sume of tobacco, as this Enclosed Specialty will Evidence my Request to you is that as my Attorney you will cause him be arrested to the Quarter Cort att St Marys, and Craue the Justice of that Cort in my behalfe for the Recovery of the debt, and whatsoever you shall Act in order to this Request, or what Accquittance or discharge you shall give upon receipt either of the whole or any parte of the debt, I shall make good & accknowledge as done by my selfe who am

Yor assured freind Robt Smith.

I doe hereby Certefye that being Sherriff for the County of Lancaster the last yeare anno 1661. I had severall tymes order from Coll Robert Smith to arrest Rowland Haddoway who then lived in the County in an accon of debt, and have heard the sd Haddoway confess himselfe indebted to Coll Smith

July 17th 1662

Mathew Kemp

This Bill bindeth me Rowland Haddoway of the County of Lancaster, my heires Executors & Admrs to pay or cause to be payd vnto Robert Smith of the same County his heires Executors or Assigns the just Sume and Quantity of Eighteene hundred pounds weight of well Conditioned sweete Sented Tobacco of my owne Cropp with good Caske att or vpon the first day of November which

The plt sues as in pet<sup>u</sup> The def<sup>t</sup> nor none else for him appeareing p. 1126 and the writt returned Executed by the Sherriff, Ordered that the Sherriff produce the security taken or pay the debt.

Holt v.

Whereas there hath been severall Controversyes Betweene Dauid Bonnefield Holte sonne of Robert Holte and Christean Bonnefeild the reputed wife of the sd Robt to Conclude and period which both partyes haue agreed as followeth That is to say the said Dauid is to have holde and Enjoye for ever all the land any way belonging to the said Robert as heire to him the s<sup>d</sup> Robert, and Concerning all other goods Chattles & moueables they are to be equally divided the said dauid to haue the one halfe, and the said Christean the other halfe except-

ing the Carpenters and Coopers Tooles, which the sd dauid is to Liber appropriate to himselfe and excepting one new bed Ticking, and P.C.R. Hammack, and one Mayd Servant named Jane, And the waring Cloathes and Ornamts of the sd Christean, which the sd Christean is to haue, and that she liue Quietly in the howse as formerly vntill the tenth of Aprill next, And that all debt of the sd Holtes and Charges ariseing, abt the Estate of the said Holte be equally payd Betweene them, and in Case they agree not Betweene this and the 10th of the next moneth abt the devision of the sd Estate then they are to choose each an Indifferent person to make the devesion and they . . . . which agreem<sup>t</sup> shall be definite . . . . devision to be only intended of . . . . Estate of the sd Robert . . . . Wittnes our hands . . . .

The Cort is A journed till o of the Clock in the morning.

p. 1127

## Sattirday the 11th October 1662

Present as before

Capt John Savage is accused by the Attorney Generall for tradeing with the Indians without Lycence from the Lord Proprietor, or the Leiutennt Generall Mr Revell findeing him tradeing & finding also Corne vpon the Shoare ready to take in & Corne in the Boate as appeareth by the oath of Mr Randall Revell

Mr Randolph Revell my Respects presented vnto you and to yor good wife Sr I vnderstand that itt is My lords pleasure that wee shall haue our Boate and Goods againe, Sr my request to you is to Consider my greate loss and damage that I have received by being surprised by you for soe small a trifle but I hope wee shall now lay a side all such things of discord as hath been acted and become freinds and Neighbours as wee haue been heretofore, ffreind My Request to you is that you would be pleased to gett my Sloope deckt upp and to gett her Trimd for me by the last of September, & you shall ingage me to make you just paymt for what you shall doe in the prmisses, freind Mr Boarman hath promised me that he shall send one vp that is a Carpenter that will doe the Sloope if you can but procure Tarr the old Cable that is in the Sloope you may make Okum of for her pray present my kind loue to Mr Jons and to all the rest of our freinds and neighbours soe haueing noe more att preent to trouble vou with I take my Leaue giving you many thancks for yor civill Entertainmt att vor howse Remayne

... in her and the Charge of the Sloope vnto Edward Share- p, 1128 man with order that nothing should be imbezelled or disposed of without his order and Charge that wee should not medle with any thing that was in them but left no Roaneoke to buy no provision vntill wee did heare other order from him, and after two dayes stay there which wee did according to his order, wee brought the aforesaid Boates aboute to his landing att Manokin and in

Oct. 17 Attorney General v. Savage

Liber them three of the men that did belong to them and the said Mr P. C. R. Revell had hyred an Indian to guide other two of them to the howse where I liue att Manokin, and Capt Savage and the ould Gunner went with Mr Revell & further sayth not John 1 M Markham his marke

Sworne this 23th day of August 1662 before me John Elzey

And further this depont affirmeth that to his certaine knowledge not one or any of those persons were Comitted Prisoners to any Indians John 1 M Markham his marke

The Deposicon of Edward Shearman aged 24 yeares or thereabouts Sworne and sayth that when Mr Randall Revell had taken the Sloope Shallop and small Boate that was with Capt John Savage att Marie Creeke and Tradeing with the Indians the sd Mr Revell Comitted the Charge and Care of the Sloope vnto me with what was in her and the Charge of the Shallop vnto John Markeham with order that nothing should be imbezelled or disposed of without his order, and Charge that wee should not medle with any thing that was in them but left Roaneoke to buy us provision vntill wee did heare other order from him, and after two dayes stay there, wee did . . . . to his order, being the said . . . . Manokin, and in them 3 . . . . to them, And the said Mr . . . . other two of them . . . att Manokin . . . . And further this Depont doth affirme that to his Cerp. 1129 taine knowledge not one or any of these persons were Comitted Edward + Shearman his marke Prisoners to any Indians.

This day came Anne Land and disclaymed her Executrix ship to Re Land's Estate the Estate of Philip Land.

The deposicons & papers before menconed being read The Court Attorney General v. Considered that they cannot proceed to Condemnacon in the ab-Savage sence of Capt Savage; and doe therefore order that the sd Savage doe appeare att the next Provinciall Cort to be houlden att St Marys on the first Tuesday in December next att St Marys by himselfe or Attorney to make his defence and that in the Interim the Sloopes Boates or Shallops with all other Goods taken from the sd Savage by Randall Revell be kept within the Jurisdiccon of this Province

in the Custody of Randall Revell.

Vpon the peticon of John Bateman Adm<sup>r</sup> to Thomas Belchers Re Belcher's Estate and Nicholas Gwyther joyneing issue vpon all accompts and bills whatsoev belonging to or from the said Estate, It is Ordered That John Bateman pay vnto Nicholas Gwyther 1242# Tobacco and Caske being the Ballance of all Accompts and Nicholas Gwyther and the sd Bateman discharge each other vpon payment.

Then was Called afore the Board Robert Stack and being demanded whether he had sattisfyed tenn shillings, the one halfe to the Lord Proprietor the other halfe to .... which he .... for that he ....

Attorney General v.

James Bowlyn aged 25 yeares deposeth and sayth That in the Liber yeare 1655 Mrs Eltonhead had 3 whole Shares vpon her owne Ac- Re compt, which Shares was sent for England ariseing to the Quantity Eltonhead's of sixteene hundred pounds of Tobacco p share And Returne made, p. 1130 And as Mr Henry Meese informed me itt was sould for 4d 1 p 1b in England in the yeare 1656 Mrs Eltonhead had alsoe three whole Shares properly belonging to her selfe which Shares Amounted to the Sume of Betweene 12 and fourteene hundred pounds of tobacco a Share and further sayth that this was before Wm Eltonheads Estate was appraysed.

Sworne in open Cort 10th October 1662 John Gittings Clre:

The next Cort is appoynted by the Leivtennt Generall on the second Date of day of December next:

Session of Court

.... you that you make knowne vnto the said Thomas Gerrard that Snow v. he be at our next Provinciall Cort to be houlden att St Marys on the p. 1131 second of December next to shew Cause if any he have, why the said one Thousand pounds Sterling should not be leavyed upon his Lands Goods and Chattles, and to Marmaduke Snowe to whome the Right of the said Abell is Conveyed as by deed from the sd Abell to Jdith Snowe, and from the sd Jdith to the sd Marmaduke appeareth be delivered according to the force and Effect of the said two severall Recognizances, and have you there the names of those persons by whome you have made this knowne unto Given att St Marys this .... day of October 1662 Wittnes our deare Brother Philip Calvert Esq<sup>r</sup> our Chancellor of our s<sup>d</sup> Province of Maryland.

Signed Philip Calvert

Thomas Gerrard Attorney of Valentine Peyton who marryed the Peyton v. Administratrix of Thomas Speake demds a writt to arrest George Reynolds Reynolds in an accon of the Case to the vallue of 5000t Tobacco.

Warrt mde to the Sherr, of St Marys County to arrest &c. ret. the first day of the next Cort

Sumons issued to the Sherr of Calvert County to appeare att the Stanley v. Cort and to answere the suite of Hugh Stanley

Sheriff of Calvert Co.

October 18th Doctor Luke Barber dem<sup>ds</sup> a writt to arrest William Oct. 18 Barber v. Morely in an accon of the Case.

Morley

Warrt mde to the Sherriff of St Marys County to arrest &c. ret. ut supra.

Capt Josias Fendall and Robert Henley Admts to Capt Russell Liber P. C. R. demds a writt to arrest Robert Slye in an accon of the Case to the Fendall Adminr. vallue of 1500<sup>th</sup>. Tob. as Adm<sup>r</sup> to Samuell Smith. et al. v. Slye

Admini.

Warrt mde to the Sherriff of St . . . . &c. ret . . . .

Thomas Sprigg as Attorney of Thomas Jorden who is agent for p. 1132 Jorden v. John Harris and Partner demds a writt to arrest Hugh Stanley in an accon of debt to the vallue of 4000t Tob.

Warrt mde to the Sherriff of Calvert County ret 2d dec. next.

Robert Cager demands a writt to arrest Richard Accworth in an Cager v. Accounting acconnicted the Case to the vallue of 5000 Tob. Warrt mde directed to Randall Revell ret, ut supra.

Attorney Innis

Richard Willan High Sherriff of St Marys County demands a General v. writt to arrest Thomas Innis in an accon of Assaulte and Battry

Warrt mde to the Sherr, of St Marys or his deputy ret, ut Supra: jdem dem<sup>ds</sup> Subpa for Andrew Woodbury . . . . Comins, and Thomas Wright

John Hammond demands a writt to arrest Thomas Stone Executor Hammond v. Stone of Capt Wm Stone, in an accon of the Case. warrt mde to the Sherriff of St Charles County ret ut supra.

idem demands a writt to arrest John Abington Attorney to Capt Hammond v. Cornwaleys Thomas Cornwallis, in an accon of the Case, warrt mde to the Sherriff of St Marys County ret ut supra.

Hugh Stanley Adm<sup>r</sup> to Gyles Sadleir demands a writt to arrest Stanley Adminr v. Richard Bentley and Thomas Searchwell in an accon of debt, warrt Bentley mde

Snow v. withdrawne

Marmaduke Snowe demands a writt to arrest Thomas Gerrard in this accon is an accon of the Case to the vallue of 500th sterl:

Warrt mde to the Sheriffe of St Maries County ret. . . . .

William Hampsteed demands a writt to arrest W<sup>m</sup> Browne in an p. 1133 Hampsteed accon of defamacon: v. Browne

warrt mde to the Sherriff of St Marys County ret ut supra jdem dem<sup>ds</sup> Subpa ad testificand Francis Anketill et ux and John Hunt.

Subpa mde to the Sherr. of Calvert County ret ut supra

Mr John Dodman Enters accon of the Case to the vallue of five Liber hundred pounds sterl. agt Philip Calvert and James Neale Esqrs to P.C.R. Novembr appeare att the next Proall Cort

Sumons mde &c.

21th Dodman v. Calvert & Neale

Mr John Nutthall the Attorney of Major Thomas Brooke demands Brooke v. a writt to arrest Richard Games in an accon of debt.

Games

Warrt mde to the Sherriff of St Marys County (ret ut supra)

John Bogue et vx demands a writt to arrest John Pollard in an Bogue v. accon of Defamacon

Warrt mde to the Sherriff of Calvert County ret ut supra.

idem Demands a Subpa to Sumons George Reade and Alice his wife Sanders Watts and Joane his wife to testefye &c. Subpa mde to the Sherriff of Calvert County &c.

John Hammond demands a writt to arrest Thomas Stone in an Hammond v. Stone accon of the Case, warrt mde to the sherr of Calvert County &c.

W<sup>m</sup> Wilkinson demands a writt to arrest Thomas Stone in an Wilkinson accon of the Case Warrt mde to the Sherr of Calvert County ret v. Stone ut supra.

John Hammond dem<sup>ds</sup> a Subpa ad testificand Walter Hall . . . . Hammond v. Stone John Abington . . . .

Tho. Stone Enters accon of the Case agt Philip Calvert Esqr Sumons mde &c.

p. 1134 Stone v. Calvert

Robt Slye Admr to Samuell Smith demds a writt to arrest Josias Slye ffendall.

Adminr v. Fendall

Robert Cager dem<sup>ds</sup> a writt to sumons Henry Hyde and Thomas Cager v. Smith . . . .

Hyde et al.

Subpa mde . . . .

.... Command John Bateman Esqr and Mary his wife that justly Re Bateman &c. they keepe wth . . . . the Covenant &c of seaven hundred acres of land called Cleybournes Iland in Talbott County

Philip Calvert

And the Agreem<sup>t</sup> is such that the s<sup>d</sup> John Bateman and Mary his wife haue accknowledged the sd seaven hundred acres wth the aptness to be the Right of the said Peter Sharpe as that which the sd Peter Sharpe hath of the guift of the sd John Bateman & Mary his wife, And the same they have remised & Quitt claymed from them & their heires to the aforesd Peter Sharpe and the heires of the sd Sharpe Liber for ever And further the sd John Bateman & Mary his wife haue granted for them & the heires of the sd John Bateman that they will warrt to the aforesaid Peter Sharpe, & the heires of the said Peter Sharpe, the aforesaid 700 acres with the aptnces agt them the sd John Bateman & Mary his wife & the heires of the sd John Bateman for ever. And for this &c.

Dec. 2 At a Provinciall Court held att St Marys on the second of Dep. 1135 cember 1662

Present Charles Calvert Esqr Governor Philip Calvert Esqr Deputy Leiutennt and Chancellor, Henry Sewall Esqr Secretary Baker Brooke Councellor

The Cort ajourned by the Leivtennt Generall till to morrow morn. 9 of the Clock

Dec. 3 Sheriff's Returns Wednesday the 3d of december 1662

Present as before together with John Bateman Esqr

Then the Sherriff of St Marys County returned his writts all Executed except Mr Gerrard

The Sherriff of Calvert County ret none executed but one sumons for Mr Thomas Trueman ats Burdett.

The Sherriff Charles County ret. all Executed.

Re Adams

Ordered that a Commission be granted to Capt Thomas Manning vid. fol. 1183 and Thomas Trueman to take the accknowledgemt of a fine of Margarett Adams to William Parratt.

Re Edlow's

To the honobie the Leivtennt Generall and Councell of the Province Estate of Maryland

The humble peticon of Richard Collett Sheweth That letters of Adcon of the Estate of Joseph Edlowe being granted to Thomas Walton yor petr did att the request of the said Walton become bound as security with him for the due Administracon thereof Since which tyme the said Walton is likewise decd before any Quietus est was sued out by him, by [virtue] whereof yor . . . . become lye to make....

p. 1136 Vpon the peticon of Richard Collett, The Judgemt of the Board is that the Secretary may grante letters [of] administracon to Richard Collett as being Security to Thomas Walton the former Admr he by that assumpts itt, becomes the greatest Credr of Edlowes Estate

Edlow's v. To the Right Honobie the Governor and the rest of this honobie Walton's Adminr. Councell

The humble pet of Joseph Edlowe Sheweth That att the death of Liber yor petrs father yor petr was left in the Custody of Thomas Walton. P.C.R. with the rest of that poore Estate which was left amongst vs his Children and yor petr did Condicon with the sd Thomas Walton to serue him by the yeare for the Consideracon of a Cowe and Calfe yearely to be delivered to yor petr and sufficient Clotheing during the tearme of his said Service, and att the Expiracon thereof to be sufficiently clothed, alsoe they have sould a very large Steere of yor petrs for the which yor pet humbly craves, that yor wops will order that yor pet<sup>r</sup> may have sattisfaccon for two yeares service which he hath compleated and for the aforesd Steere with sufficient Clotheing and you shall ever have the prayers of a poore Orphant.

Vpon the pet<sup>n</sup> aboues<sup>d</sup> Ordered that Joseph Edlowe have a writt to arrest the Admrs of Thomas Walton to answere his suite the next Court.

To the honoble the Leiutennt Generall & Councell of [the Prov- Barber v. ince] of Maryland

[The humble Petition of] Luke Barber . . . Yett now soe it is p. 1137 may it please yor Honors that the sd Morley hath not performed his parte of the aforesaid Condicons by reason whereof yor petr is much dampnifyed The primisses Considered yor petr humbly prayes that the sd Morley may be ordered to make payment of the sd one thousand pounds of Tobacco according to the Tenor of the aforesaid Instrumt And he shall pray &c.

The plt sueth as in his pet aboue written, And the deft not appeareing It is ordered that the Sherriff produce the deft or his Attorney by the next Cort or . . . . the Sherriff to stand to the award of the . . . . Cort

To the honoble the Gouernor and Councell of Maryland

Stanley v. Trueman

The humble pet<sup>n</sup> of Hugh Stanley Sheweth That an order passing agt yor petr att this Honoble Cort for a Heifer, Calfe, and costs, Thomas Trueman did abt. the midle of August last fill vp certaine Blanke writts in which he putt two of yor petrs servants names to appeare to the next County Cort where they appeareing in obedience to the writt were seized on by the sd Sherriff and imediately appraysed to three thousand Eight hundred pounds of tobacco carryed away and disposed of and noe retourne of any Overplus, made to vor pet who by this meanes was not only very much disgraced, but lost their whole Cropps, . . . . He therefore prayeth the . . . . may Justifye . . . .

Vpon a Refference from the last Court A Non Suite is granted Stanley v. to the deft vpon the whole matter with Costs of suite.

p. 1138 Hugh Burdett

Liber P. C. R. Coll Wm Evans v. Cort Thomas Turner

The deft not appeareing Ordered that the Sherriff produce the deft or his Attorney by the next Cort or to stand to the Award of the

Thomas Turner v. Coll Wm Evans Jolin Abington v. Wm Lowry The Ptt not appeareing a [non] suite is granted to the deft.

The ptt sueth as in his pet<sup>n</sup> fo: 1113, and itt appeareing by the oathe of Mr Trueman that the land demanded is in the Bound of the sd Pattent, The deft denyes that itt is within the Bounds of the sd Pattent, and desires tyme till tomorrow morning to proue itt.

Mr Trueman sweares that Mr Abington came to him in the Company of W<sup>m</sup> Lowry, and did shew him a Bound Tree from which bound tree he run according to the Pattent three hund<sup>d</sup> and twenty perches, and did include most parte of the land which W<sup>m</sup> Lowry did then live vpon, and further sayth not.

Sworne in open Cort John Gittings Clre.

Capt. Josias Fendall & Hunley Admnrs. to Christoplier Russell v.

Samuel

Yor petrs therefore humbly Craveth yor Honors to grant them an order agt Mr Robert Slye Administrator to the abouesaid Samuell Robert Smith for the said debt with Cost & Charge of suite And they shall as in duty bound pray &c.

This Bill bindeth me Samuell Smith sometymes in the Province Robert Sly of Maryland Mariner to pay or cause to be payd vnto Christopher Adminr to Russell of the same Province Planter good Goods for Thirteene Smith Hundred pounds of Porke, by me already received of the said Russell as I have already solde or shall sell for Porke, att the Returne of the Barque Susanna or by the last day of May next Ensueing the date hereof, As Wittness my hand this 6th day of March 1659

Testes W<sup>m</sup> Clement Joseph Cooper signe 4.

The ptte sueth as in their peticon The deft desires a Refference till the next Cort and further desires that he may have a Coppy of the plte pet<sup>n</sup> and of the Bill which was ordered accordingly.

Hugh Stanley Admr to Gyles Sadleir v.

The plt sueth for 1518t Tobacco due by bill [from the] defts and .... to be found ....

Rich Bentley and Tho. Hugh

The plt sueth as in his pet<sup>n</sup> fo: The def<sup>t</sup> produceth this following and tho. Searchwell Acco to shew wherefore that Tobacco was payd by the sd Sadleir to p. 1140 the sd Scapes and as appeares by the acco more due.

Stanley Adr Sadleir v. Richard Smith

The Opinion of the Board is that the plt hath noe Cause of action to Gyles therefore Non suited

The Estate of Gyles Sadleir de to the Estate of James	Scapes.	Liber
	<sup>₦</sup> Tob.	P. C. R. Stanley v.
By one bill	2573	Bentley
By two Barrells of Salte	0200	
By promise to pay for W <sup>m</sup> Mills	0500	
By one Bill of Jacob Lumbrosoes	1270	
By one Note as vnder hand appeares	1600	
By W <sup>m</sup> LLoyd as by his note appeares	0600	
	6743	
Rests vpon acco of Goods and vpon vs		
allowed one hhd of tobacco	0500	
Rests more three hhds of tobacco wee		
putt a board by	7243	

To the honobie the Gouernor & Councell of Maryland

Hampsteed v. Browne

The humble pet<sup>n</sup> of W<sup>m</sup> Hampsteed Sheweth That W<sup>m</sup> Browne, hath greuiously and ingratefully . . . . yor petr and his wife Reporting and affirmeing . . . . did last Spring and frequently persists in the .... is both a whore, and a Bawd . . . . opprobrious language . . . .

Francis Anketill swore in open Cort Sayth That he had heard Wm p. 1141 Browne say in discourse hang her for an ould whore, or an ould Bawd or soe, and further sayth not

Sworne in open Cort John Gittings Clre.

John Hunt sworne &c sayth That he knowes nothing att all of the Robert Slye business

Admr to Samuel Smith v Iosias

Respitted till to morrow morning

The plt preferring a Bill of Complaint in Chancery agt the deft Cager v. and the deft being arrested by the plt and not sumoned in Chancery Accworth he desires Non suite agt the plt which was granted Ordered that the deft doe give in his answere to morrow morning

To the honoble the Gouernor & Councell of the Prouince of Maryland

The humble pet<sup>n</sup> of Robert Cager Sheweth That aboute 12 moneths agoe, One Richard Accworth Comeing to yor petrs howse, sould him a servant for which vor petr sattisfyed him and shortly after the sd Servt Run away greatly to the damages of yor petr Now soe itt is that the sd Servt belonging to a gent in Virga was after his Running away from yor petr by the sd gent, [ap]prehended and kept to the greate loss & damage of yor . . . . Considering . . . . Crop tyme

Liber . . . . Attorneys, in as much power as if I my selfe were personally P. C. R. p'sent As Wittness my hand 23<sup>th</sup> . . . . 1662

Wittness John Vanheeck Richard Games R A

The marke of Richard Accworth

The plt sueth as in his pet<sup>n</sup> The def<sup>t</sup> appeares by his Attorney Nicholas Gwyther who produced a letter of Attorney signed Richard Accworth wittnessed John Vanhack Richard Games, whereupon the plt demanded of the Attorney whether he would pay whatsoever should be Recovered ag<sup>t</sup> the s<sup>d</sup> Accworth who denyed to oblige to pay any thing that should be Recouered & vpon his Refusall the plt did desire that he might either abandon his letter of Attorney or engage to pay what shall be recovered and the Co<sup>rt</sup> would not allowe tit The Attorney Confest that he sould the plt a serv<sup>t</sup> wherevpon the plt withdrew & went to drawe vp the Acc<sup>o</sup> of what damage he hath sustevned which is as followeth.

An Acco of Charges in lookeing after my servant . . . . of Richard Accounth

Imprimis payd a mans Charge and hyre in goeing into Virginea to looke after him

For Tenn dayes tyme . . . . by my selfe and my men to . . . . him

"Tob. 1000
1000
1000

1500

.... for my selfe and wittnesses .... sustayned in my Crop for .... probably his Crop

Re Hall

p. 1143

James Hall and Sarah his wife accknowledge a fine in open Court
to Francis Hill according to the Tenor of a Bill of Sale, from the said
James Hall to the s<sup>d</sup> Francis Hill of one hund<sup>d</sup> acres of land called
Elkeens neck which they the s<sup>d</sup> James & his wife have accknowledged to be the right of ffrancis Hill These p'sents binds me James
Hall my heires &c. to deliver vnto Francis Hill or his Assigns,
possession of the howseing and land solde vnto him by me, and
vide bill of
sale fo: 1154

in Co<sup>rt</sup> of the same by my selfe and wife Wittness my hand this
25<sup>th</sup> of November 1662

James Hall † H his marke.

Testes John Hammond Walter Hall.

Willan v. To the honoble Gouernor & Councell of the Prouince of Maryland

The humble pet<sup>n</sup> of Richard Willan High Sherriff of the County
of St Marys, Sheweth That yot pett from his Youth hitherto hath
with much faythfullnes and readynes served the Lord Proprietary
of this Province and his severall Governors and hath Constantly

endured and vndergone, such hazards . . . . as the variousnes of the Liber Countryes, . . . . which he hath ever expressed . . . . as is evidently P.C.R. knowne . . . . or Suffrors in . . . . only been . . . . lordps in England

Yor pet humbly presenteth to yor Honors the . . . miseryes he p. 1144 hath vndergone, in his younger dayes for defence of this Province, hath very much Impayred his health and wasted his vigor and strength & that he hath been much afflicted with sicknes, & lameness not vnknowne to many of vor Honors: In which weake Condicon yor petr did in October last adventure to goe a board a New England Vessell rideing in St Georges River where one Thomas Innis be[ing] a Board (did out of a former Malice borne him) sett vpon yor petr first wth Scoffs, Contempts, hatefull and provokeing Complaynts and afterward with frequent, violent & . . . . Blowes, Boxes and Buffetts, vntill the . . . . from his Teethe and nose in . . . . as if that had not been sufficient to express his hatred to yor pet and Contempt to his Office, tooke him vp by the Thigh to haue throwne him over Borde, which he had vndoubtedly done, had he not called out for helpe & required the peace of the Lord Proprietary to be kept as the s<sup>d</sup> Innis hath since often laughed att & boasted off, Now for as much as the sd Innis hath soe abused yor petr and gloried in [his] haueing Respect neither the greatness of his place, as being Sherriff of the [County] nor the Lowness of his Condicon, as being weake . . . . lame man not able to defend nor helpe . . . . He prayeth that as Sherriff of this County . . . . Honor to the Lord Proprietary & the place . . . . for the terror of such as shall . . . . person of Sherriffe whose . . . . supported that the sd Innis . . . . yor petr repayred according . . . . offred or that vee will . . . . & discharge him . . . .

.... Ad<sup>trix</sup> .... indebted as by his .... W<sup>m</sup> Battyn two Mares & Re -.... besides his funerall charges [there] fore humbly prayeth yor Estate John Gittings that . . . . agt Mr Robert Slye . . . . for the sd debts . . . . Sherriff of . . . . he shall pray &c : . . . next Cort

#### the Gouernor & Councell

.... the [humble] pet<sup>n</sup> of Tho: Stone .... and the .... yo<sup>r</sup> pet<sup>rs</sup> Stone y. father was possessed of a wind [mill at St] Marys and that Philip Calvert Calvert then . . . and illegally out . . . . of the sd Mill . . . . hereof to the . . . .

. . . been too much wrought on . . . . to Consent to an Act not Attorney only [abhor] rent to her selfe, when she . . . . of her Cryme, and for General v. which she . . . of disgrace & . . . . therefore humbly prayeth that she may . . . . Censure as the [law] of England in such . . . . And she shall pray &c.

.... Opinion is that the Rule prscribed .... is the fittest way to P. C. R. judge by . . . .

. . . . is of opinion that she ought to . . . . damage by Servitude.

[The Attorney] Generall the same opinion w<sup>th</sup> the Secretary . . . damage to the Chancellor is 2000t toh

.... & apparrell & lodging wth other necessaries during the sd .... Sherwood And att the end of the sd tearme to pay unto the sd Hugh . . . according to the Custome of the Country. In Wittnes here-... prties aboue mentioned haue interchangeably sett their hands . . . . the day & yeare aboue written

[In] prnce of ....

Hugh Sherwood

Re Parker's

. . . . Parker before the Honble Charles Caluert . . . . of this Cows Prouince of Maryland & gaue to each . . . . Cattle as they are here sett downe (Vizt) . . . . ffowre Cowes knowne by the names of Old . . . . Cherry, Blackell & Blossome: the markes are . . . . of the left eare, wth a slitt in the right eare . . . . The encrease of [the] ffemale only are to bee to Edward Parker: the . . . . bee to mee & my use.

Two Cowes, One called Rose, & the other Brow . . . . Cropd' & underkeeled on the left eare, & slit & . . . . the Right eare. The ffemale encrease of w<sup>ch</sup> Cattle . . . . The male to mee & my use, . . . . a ffilly foale, wth itts ffemale encrease . . . . Cowes One named Louely, the other named . . . . care wth a Crop & an Vnderkeele . . . . The encrease of wch . . . . the Male to mee & my use. Likewise to . . . . Mare wth all the Mare Colts. The horse Colts to my use . . . . Two Cowes, one Called Sweete Lips, & the other . . . .

These presents wittnesse That I John Nutthall of . . . . Gent<sup>n</sup> haue Estate v. sold & deliuered unto Mr. . . . & Daniel Clocker, Ouerseers unto the Nuttall p. 1162 . . . . late deceased, & for the use of Mrs . . . . of the s<sup>d</sup> deceased, One Grey Mare . . . . & upwards, wth T. C. upp . . . . of wth aforesd Beast I doe . . . . all iust claimes whatsoeuer . . . . whereof I haue hereunto . . . .

Testes Humphrey Warren Thomas Courtney.

ffebruary 160 1662/3 Coll Willm Euans Enters . . . .

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